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# The Ontario Gazette

# La Gazette de l'Ontario

Vol. 132-1  
Saturday, January 2nd, 1999

Toronto

ISSN 0030-2937  
Le samedi 2 janvier 1999

## Proclamations

(Great Seal of Ontario)

ROY MCMURTRY

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

*LOBBYISTS REGISTRATION ACT, 1998*

We, by and with the advice of the Executive Council of Ontario, name Friday, January 15, 1999 as the day upon which the *Lobbyists Registration Act, 1998*, comes into force.

WITNESS:

THE HONOURABLE  
ROY MCMURTRY  
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT  
OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 18, 1998.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

ROY MCMURTRY

PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

*LOI DE 1998 SUR L'ENREGISTREMENT DES LOBBYISTES*

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le vendredi, 15 janvier 1999 comme le jour où entre en vigueur la *Loi de 1998 sur l'enregistrement des lobbyistes*.

TÉMOIN :

L'HONORABLE  
ROY MCMURTRY  
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 18 décembre 1998.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6352) 1

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(Great Seal of Ontario)

ROY McMURTRY

## PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

## PROCLAMATION

CHARLES HARNICK  
Attorney General of Ontario

A Proclamation be issued proroguing the Second Session of the Thirty-Sixth Parliament of the Province of Ontario for the actual dispatch of business at 3:00 p.m. on Friday, the 18th day of December, 1998.

WITNESS:

THE HONOURABLE  
ROY McMURTRY  
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT  
OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 18, 1998.

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## PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

## PROCLAMATION

CHARLES HARNICK  
Procureur général de l'Ontario

Qu'une proclamation soit lancée pour proroger la deuxième session de la trente-sixième législature de la province de l'Ontario en vue d'expédier les affaires parlementaires, à 15 heures, le vendredi 18 décembre 1998.

TÉMOIN :

L'HONORABLE  
ROY McMURTRY  
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 18 décembre 1998.

PAR ORDRE

(6353) 1 CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

# Parliamentary Notice—Royal Assent Avis parlementaire—sanction royale

## THE PROVINCE OF ONTARIO

Toronto, Friday, December 18, 1998

2:10 p.m.

In the name of Her Majesty the Queen, Her Honour the Lieutenant Governor assented to the following bills in her office: –

- |         |   |
|---------|---|
| Bill 12 | An Act to provide choice and flexibility to Northern Residents in the establishment of service delivery mechanisms that recognize the unique circumstances of Northern Ontario and to allow increased efficiency and accountability in Area-wide Service Delivery.<br>[S.O. 1998, Chapter 16] |
| Bill 22 | An Act to Prevent Unionization with respect to Community Participation under the Ontario Works Act, 1997.<br>[S.O. 1998, Chapter 17]  |
| Bill 25 | An Act to reduce red tape by amending or repealing certain Acts and by enacting two new Acts.<br>[S.O. 1998, Chapter 18]  |
| Bill 38 | An Act to revise the law relating to condominium corporations, to amend the Ontario New Home Warranties Plan Act and to make other related amendments.<br>[S.O. 1998, Chapter 19]   |
| Bill 48 | An Act to Improve Court Services for Families by Facilitating Expansion of the Family Court and to make other amendments to the Courts of Justice Act.<br>[S.O. 1998, Chapter 20]   |
| Bill 53 | An Act to amend the Law Society Act.<br>[S.O. 1998, Chapter 21]   |
| Bill 55 | An Act respecting apprenticeship and certification.<br>[S.O. 1998, Chapter 22]  |
| Bill 56 | An Act to establish the Greater Toronto Services Board and the Greater Toronto Transit Authority and to amend the Toronto Area Transit Operating Authority Act.<br>[S.O. 1998, Chapter 23]  |
| Bill 57 | An Act to amend the Liquor Licence Act in respect of brew on premise facilities.<br>[S.O. 1998, Chapter 24]   |
| Bill 66 | An Act to proclaim Holocaust Memorial Day - Yom ha-Shoah in Ontario.<br>[S.O. 1998, Chapter 25]   |
| Bill 68 | An Act to incorporate Legal Aid Ontario and to create the framework for the provision of legal aid services in Ontario, to amend the Legal Aid Act and to make consequential amendments to other Acts.<br>[S.O. 1998, Chapter 26]   |
| Bill 69 | An Act to amend the Members' Integrity Act, 1994 and to enact the Lobbyists Registration Act, 1998.<br>[S.O. 1998, Chapter 27]  |
| Bill 70 | An Act to engage the private sector in improving transportation infrastructure, reducing traffic congestion, creating jobs, and stimulating economic activity through the sale of Highway 407.<br>[S.O. 1998, Chapter 28]   |

Bill 72	An Act to govern intercountry adoptions and to implement the Convention on Protection of Children and Cooperation in respect of Intercountry Adoption in order to further the best interests of children. [S.O. 1998, Chapter 29]	Projet de loi 22	Loi visant à empêcher la syndicalisation en ce qui concerne la participation communautaire visée par la Loi de 1997 sur le programme Ontario au travail. [L.O. 1998, Chapitre 17]
Bill 74	An Act to amend the Fuel Tax Act and the Gasoline Tax Act. [S.O. 1998, Chapter 30]	Projet de loi 25	Loi visant à réduire les formalités administratives en modifiant ou abrogeant certaines lois et en édictant deux nouvelles lois. [L.O. 1998, Chapitre 18]
Bill 76	An Act to Establish the Ontario College of Social Workers and Social Service Workers. [S.O. 1998, Chapter 31]	Projet de loi 38	Loi révisant des lois en ce qui concerne les associations condominales, modifiant la Loi sur le régime de garanties des logements neufs de l'Ontario et apportant d'autres modifications connexes. [L.O. 1998, Chapitre 19]
Bill 77	An Act to endorse the proposed bid of the City of Toronto to host the XXIX Summer Olympic Games. [S.O. 1998, Chapter 32]	Projet de loi 48	Loi visant à améliorer les services fournis aux familles par les tribunaux en facilitant l'expansion de la Cour de la famille et apportant d'autres modifications à la Loi sur les tribunaux judiciaires. [L.O. 1998, Chapitre 20]
Bill 79	An Act to amend the Assessment Act, Municipal Act, Assessment Review Board Act and Education Act in respect of property taxes. [S.O. 1998, Chapter 33]	Projet de loi 53	Loi modifiant la Loi sur le Barreau. [L.O. 1998, Chapitre 21]
Bill 81	An Act to implement tax credits and revenue protection measures contained in the 1998 Budget, to make amendments to other statutes and to enact a new statute. [S.O. 1998, Chapter 34]	Projet de loi 55	Loi concernant l'apprentissage et la reconnaissance professionnelle. [L.O. 1998, Chapitre 22]
Bill 82	An Act to strengthen environmental protection and enforcement. [S.O. 1998, Chapter 35]	Projet de loi 56	Loi visant à créer la Commission des services du grand Toronto et la Régie des transports en commun du grand Toronto et à modifier la Loi sur la Régie des transports en commun de la région de Toronto. [L.O. 1998, Chapitre 23]
Bill 92	An Act to amend the Workplace Safety and Insurance Act, 1997. [S.O. 1998, Chapter 36]	Projet de loi 57	Loi modifiant la Loi sur les permis d'alcool en ce qui concerne les centres de brassage libre-service. [L.O. 1998, Chapitre 24]
Bill 97	An Act to establish the Hummingbird Performing Arts Centre Corporation. [S.O. 1998, Chapter 37]	Projet de loi 66	Loi proclamant le Jour commémoratif de l'Holocauste - Yom ha-Choah en Ontario. [L.O. 1998, Chapitre 25]
Bill 102	An Act to amend the Highway Traffic Act to permit pilot projects relating to red light cameras. [S.O. 1998, Chapter 38]	Projet de loi 68	Loi constituant en personne morale Aide juridique Ontario, établissant le cadre de la prestation des services d'aide juridique en Ontario, modifiant la Loi sur l'aide juridique en apportant des modifications corrélatives à d'autres lois. [L.O. 1998, Chapitre 26]
Bill Pr23	An Act respecting The Corporation of the Town of Richmond Hill. [S.O. 1998, Chapter Pr 6]	Projet de loi 69	Loi modifiant la Loi de 1994 sur l'intégrité des députés et édictant la Loi de 1998 sur l'enregistrement des lobbyistes. [L.O. 1998, Chapitre 27]
Bill Pr25	An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists. [S.O. 1998, Chapter Pr 7]	Projet de loi 70	Loi visant à intéresser le secteur privé à améliorer l'infrastructure des transports, réduire la circulation engorgée, créer des emplois et stimuler l'activité économique par la vente de l'autoroute 407. [L.O. 1998, Chapitre 28]
(6348) 1	CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.	Projet de loi 72	Loi visant à régir les adoptions internationales et à mettre en oeuvre la Convention sur la protection des enfants et la coopération en matière d'adoption internationale afin de favoriser l'intérêt véritable des enfants. [L.O. 1998, Chapitre 29]
		Projet de loi 74	Loi modifiant la Loi de la taxe sur les carburants et la Loi de la taxe sur l'essence. [L.O. 1998, Chapitre 30]

## PROVINCE DE L'ONTARIO

Toronto, vendredi 18 décembre 1998

2 h 10

Au nom de Sa Majesté la Reine, Son Honneur la lieutenant-gouverneure a accordé la sanction royale aux projets de loi a son bureau :

- Projet de loi 12 Loi visant à offrir aux résidents du Nord plus de choix et de souplesse dans la mise en place de mécanismes de prestation des services qui tiennent compte de la situation unique du Nord de l'Ontario et à permettre l'accroissement de l'efficacité et de la responsabilité en ce qui concerne la prestation des services à l'échelle régionale.  
[L.O. 1998, Chapitre 16]



Projet de loi 76	Loi créant l'Ordre des travailleurs sociaux et des techniciens en travail social de l'Ontario. [L.O. 1998, Chapitre 31]	Projet de loi 92	Loi modifiant la Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail. [L.O. 1998, Chapitre 36]
Projet de loi 77	Loi visant à appuyer la candidature que se propose de présenter la cité de Toronto pour accueillir les XXIX <sup>e</sup> Jeux olympiques d'été. [L.O. 1998, Chapitre 32]	Projet de loi 97	Loi créant la Société du Centre Hummingbird des arts d'interprétation. [L.O. 1998, Chapitre 37]
Projet de loi 79	Loi modifiant la Loi sur l'évaluation foncière, la Loi sur les municipalités, la Loi sur la Commission de révision de l'évaluation foncière et la Loi sur l'éducation en ce qui concerne l'impôt foncier. [L.O. 1998, Chapitre 33]	Projet de loi 102	Loi modifiant le Code de la route pour permettre les projets pilotes ayant trait aux dispositifs photographiques reliés aux feux rouges. [L.O. 1998, Chapitre 38]
Projet de loi 81	Loi visant à mettre en oeuvre des crédits d'impôt et des mesures de protection des recettes contenus dans le budget de 1998, à modifier d'autres lois et à en édicter une nouvelle. [L.O. 1998, Chapitre 34]	Bill Pr23	An Act respecting The Corporation of the Town of Richmond Hill.
Projet de loi 82	Loi visant à affermir la protection de l'environnement et les mesures d'exécution à cet égard. [L.O. 1998, Chapitre 35]	Bill Pr25	An Act respecting The Ontario Association of Certified Engineering Technicians and Technologists.
		(6349) 1	Le greffier de l'Assemblée législative, CLAUDE L. DESROSIER

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**AND-SON CONTRACTING & GRAVEL ENTERPRISES INC**  
SAULT STE MARIE, ON

**CANADIAN BULK CARRIERS LIMITED**  
WOODBIDGE, ON

**CANFIELD, DOUGLAS, W.**  
KENORA, ON

**ENTREPRISES J.R. CYR INC.**  
SAINT-ANDRE, NB

**DANIELSON, MICHAEL, P.**  
BRANTFORD, ON

**DAVID, ERNO**  
BRANTFORD, ON

**DAVIS, KEVIN, V.**  
BRANTFORD, ON

**EATON & THOMPSON LIMITED**  
WOODSTOCK, ON

**EHIOROBO, WILSON, HAWKINS**  
REXDALE, ON

**EURO CARTAGE INC.**  
TORONTO, ON

**FAULDS, TERENCE, J.**  
WARSAW, ON

**GABE EWASKO INC.**  
ANOLA, MB

**GESTION 9281 LTEE**  
ANJOU, QC

**GRYCE, RONALD, PERCY**  
BELLEVILLE, ON

**K.J.S. DELIVERIES AND MOVING SERVICES LTD.**  
MISSISSAUGA, ON

**M & W TRANSPORTATION INC.**  
ETOBICOKE, ON

**MARVELOUS MARK'S TRANSPORT INC.**  
LUCAN, ON

**MINO, LAWRENCE, GEORGE**  
WYEBRIDGE, ON

**MORRIS, LLEWELYN**  
BRAMPTON, ON

**PRIMARY TRANSPORTATION SERVICES INC.**  
BRILLION, WI

**JULIEN PRINCE PAYSAGISTE INC.**  
LONGUEUIL, QC

**R.J.R. TRANSPORT INC.**  
DETROIT, MI

**RADIAC RESEARCH CORP.**  
BROOKLYN, NY

**TERRY'S ROAD SERVICE INC.**  
KALAMAZOO, MI

**THUNDER BAY TRACTOR LTD**  
THUNDER BAY, ON

**TRANSPORT & SERVICE CARLITO INC.**  
MONTREAL, QC

**VILLASAYA, LUIS**  
MISSISSAUGA, ON

**VOITURIER J.F.T. INC**  
ST PIERRE ILE D ORLEANS, QC

**1232338 ONTARIO LTD**  
WAHNAPIAE, ON

**1318364 ONTARIO INC.**  
STREETSVILLE, ON



2747391 CANADA INC.  
AJAX, ON

3024407 CANADA INC.  
RIGAUD, QC

9008-3023 QUEBEC INC.  
ST-COME LINIERE, QC

9065-1324 QUEBEC INC.  
ST-LIBOIRE, QC

9070-4024 QUEBEC INC.  
GUIGUES, QC

9070-6904 QUEBEC INC.  
ST-EDOUARD, QC

9070-7084 QUEBEC INC.  
MONTREAL, QC

J. Greig Beatty  
Manager/Chef de Service

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

**Tam Minh** 45680  
79 Rameau Dr., Unit 7, Willowdale, Ont. M2H 1T0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the regional municipalities of York, Durham and Peel and the City of Toronto to the Ontario/Manitoba, Ontario/Quebec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. there be no pick-up or discharge of passengers except at the point of origin;

2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (A) (iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P. 54.

45680-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the regional municipalities of York, Durham and Peel and the City of Toronto.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (A) (iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P. 54.

**Gatlin Oakes** 45679  
R. R. # 3, Cornwall Island, Ontario K6H 5R7

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from the Akwesasne Indian Reserve located in the United Counties of Stormont, Dundas and Glengarry to the Ontario/Quebec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at the point of origin;

45679-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from the Akwesasne Indian Reserve located in the United Counties of Stormont, Dundas and Glengarry.

45679-B

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Freedom School between points in the Akwesasne Indian Reserve located in the United Counties of Stormont, Dundas and Glengarry and Freedom School.

Provided that chartered trips be restricted to school purposes and only for the Freedom School.

Felix D'Mello,  
Board Secretary,  
Secrétaire de la Commission.

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

1998-12-08	
1143202 ONTARIO INC.	1143202
53817 ONTARIO INC.	53817
1998-12-09	
CONTINENTAL SALVAGE COMPANY LIMITED	44769
EASTRO INVESTMENTS LIMITED	220168



Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
<b>1998-12-09</b>	
JEANETTE INVESTMENTS LTD. ....	566389
JEFFANSON CONSTRUCTION LIMITED .....	266484
NADESC GROUP INC. ....	1002481
OSGOODE ASSOCIATES LIMITED .....	1076721
RUMSKI CONSTRUCTION LTD. ....	957367
SILVERTHORNE INVESTMENTS INC. ....	607994
585783 ONTARIO LIMITED .....	585783
585784 ONTARIO LIMITED .....	585784
585785 ONTARIO LIMITED .....	585785
585786 ONTARIO LIMITED .....	585786
647966 ONTARIO LIMITED .....	647966
662669 ONTARIO LIMITED .....	662669
673592 ONTARIO LIMITED .....	673592
685097 ONTARIO LIMITED .....	685097
<b>1998-12-10</b>	
DAYTONA WORLD OF TANNING LTD. ....	1201659
DELAIR FINANCIAL CORPORATION LIMITED .....	264464
GERRY HOELKE ENTERPRISES LIMITED .....	243613
GRAESON TOOL DESIGNS LIMITED .....	500279
ROUTLIFF ENTERPRISES INC. ....	336878
SUPER STAR SALES INC. ....	1082266
TRANSAM DISTRIBUTORS INC. ....	917493
WABSYL ENGINEERING LTD. ....	483678
1246803 ONTARIO LIMITED .....	1246803
<b>1998-12-11</b>	
JOHNPAT RESORTS INCORPORATED .....	714272
715139 ONTARIO INC. ....	715139
<b>1998-12-14</b>	
AJARS PRODUCTIONS LIMITED .....	367450
CLASSIC REALTY GROUP LTD. ....	854985
SYNERGY HEALTHWORKS INC. ....	1269857
WORDSMITH & TUTOR INC. ....	1119326
1052449 ONTARIO INC. ....	1052449
1071700 ONTARIO INC. ....	1071700
1131731 ONTARIO LIMITED .....	1131731
1286724 ONTARIO LIMITED .....	1286724
<b>1998-12-15</b>	
BORDER ENTERPRISES INTERNATIONAL LTD. ....	792768
CANADIAN TRADE RESOURCES INC. ....	670096
CROSFIELD (CANADA) INC. ....	767221
JERSI BELTS INVESTMENTS LTD .....	500371
LOST TREE HOLDINGS LIMITED .....	410161
MIDEAST-LINK ENTERPRISE LTD. ....	1208700
PEGASUS PRO BILLIARD SHOPS INC. ....	1091624
PORTUGAL 2000 AUTO COLLISION INC. ....	1171889
SPARTAN WATER PRODUCTS LIMITED .....	361261
WOOD GUNDY MORTGAGE CORPORATION .....	1207429
1143369 ONTARIO LIMITED .....	1143369
<b>1998-12-16</b>	
COMERICA INTERNATIONAL (CANADA), LIMITED .....	286551
MDC DESIGN GROUP INC. ....	449827
MIRVALE INVESTMENT LIMITED .....	80692
PROTYPE LTD. ....	705397
ROBSON-BIDWELL DEVELOPMENTS LTD. ....	1131172
WILSON-STEWART ENTERPRISES LIMITED .....	135713
487320 ONTARIO LIMITED .....	487320
812365 ONTARIO LIMITED .....	812365
1170839 ONTARIO INC. ....	1170839
<b>1998-12-17</b>	
BRENNAN'S (FORT FRANCES) LIMITED .....	51303
COMERICA INTERNATIONAL (CANADA) PROPERTIES, LIMITED .....	286550
DENIFER INDUSTRY (CANADA) INC. ....	821749
IDENTITY ADVERTISING INC. ....	445223
JAMES O. SWAN LIMITED .....	268177
SAEL HOLDINGS INC. ....	743170
TIMTEX INVESTMENTS INC. ....	682876
TOFAM INVESTMENT CO. LIMITED .....	396005
TRIDEM LABS INC. ....	1046568
509410 ONTARIO LIMITED .....	509410
1053499 ONTARIO LIMITED .....	1053499

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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<b>1998-12-18</b>	
LAWLOR FINANCIAL SERVICES CORP. ....	965096
572352 ONTARIO LIMITED .....	572352
1297524 ONTARIO INC. ....	1297524

1/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

ATLANTIC CENTRAL LTD. ....	855890
CURACOR INC. ....	1084807
FALBY & ASSOCIATES LTD. ....	977419
INVERHURON PRODUCTIONS LTD. ....	921160
JASMAL CANADA INC. ....	517502
KATLEN HOLDINGS INC. ....	341306
M AND F CHEESE COMPANY LIMITED .....	276386
METSPEC INCORPORATED .....	735407
OLAM CO. LTD. ....	472557
TOTAL CONCEPT PURCHASING INC. ....	565916
399895 ONTARIO LIMITED .....	399895
605286 ONTARIO LIMITED .....	605286
981195 ONTARIO INC. ....	981195
996518 ONTARIO LIMITED .....	996518
1104956 ONTARIO LIMITED .....	1104956
1121232 ONTARIO INC. ....	1121232

1/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Erratum Notice Avis d'Erreur

Vide Ontario Gazette, Vol. 128-11 dated March 18, 1995

The following corporation was dissolved in error under subsection 241 (4) of the *Business Corporations Act* (or subsection 317 (9) of the *Corporations Act*) and has been returned to active status.

cf. Gazette de l'Ontario, Vol. 128-11 datée du Mars 18, 1995

La corporation suivante a été dissoute par erreur en vertu de l'article 241 (4) de la *Loi sur les sociétés par actions* (ou 317 (9) de la *Loi sur les personnes morales*) et a été reconstituée.

Name of Corporation: Raison Sociale de la personne morale :	Ontario Corporation Number Numéro matricule de la personne morale en Ontario
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JOPADO LIMITED.....448880

1/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 7th December, 1998 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 7 décembre 1998 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

KREATURES PRODUCTIONS INC. ....1088718  
QUALITY TEA AND COFFEE (CANADA) LIMITED .....418405  
964166 ONTARIO LIMITED.....964166  
992303 ONTARIO INC. ....992303

1/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Pesticides Act Loi sur les pesticides

On the recommendation of the undersigned, I propose to add the six (6) products listed below to the specified Schedules of Regulation 914 under the *Pesticides Act*.

Recommended by the Pesticides Advisory Committee, November 24, 1998.

DR. C. SWITZER,  
Chair

Recommended by the Director under the *Pesticides Act*.

L. POFF,  
Director

Proposal dated at Toronto this 22nd day of December, 1998.

NORMAN W. STERLING,  
Minister of Environment

Registration No.	Schedule	Registrant	Agent	Pesticide
25667	4	WLL	RGI	VET-KEM Ovitrol Plus Dual Action Flea & Tick Collar for Dogs
25668	4	WLL	RGI	VET-KEM Ovitrol Plus Dual Action Flea & Tick Collar for Cats
25685	4	JOH		Garden Centre Line Granular Ant Bait
25695	3	WLL		Zodiac Premise 2000 Flea Spray
25738	3	WLL		Zodiac Premise 1000 Flea Spray
25739	3	WLL	RGI	VET-KEM Siphotrol 1000 Double Action Premise Treatment



NOTE: This proposal is made under s. 21 of Regulation 914, R.R.O., 1990. Publication of this proposal in The Ontario Gazette grants certain exemptions specified in s. 21(4) of the Regulation. These exemptions remain in effect for 18 months from the date of publication unless, before then, the proposal is revoked or an affected pesticide is placed in one of the schedules to Regulation 914.

(6350) 1

#### PROPOSAL TO SCHEDULE PESTICIDES

On the recommendation of the undersigned, I propose to add one (1) product listed below to the specified Schedules of Regulation 914 under the *Pesticides Act*.

Recommended by the Pesticides Advisory Committee, May 13, 1998.

DR. C. SWITZER,  
Chair

Recommended by the Director under the *Pesticides Act*.

L. POFF,  
Director

Proposal dated at Toronto this 16th day of December, 1998.

NORMAN W. STERLING,  
Minister of Environment

Registration No.	Schedule	Registrant	Agent	Pesticide
25547	2	DUQ		Nustar (DPX-H6573) Fungicide 20% Dry Flowable

NOTE: This proposal is made under s. 21 of Regulation 914, R.R.O., 1990. Publication of this proposal in The Ontario Gazette grants certain exemptions specified in s. 21(4) of the Regulation. These exemptions remain in effect for 18 months from the date of publication unless, before then, the proposal is revoked or an affected pesticide is placed in one of the schedules to Regulation 914.

(6351) 1

### Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

#### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(6899) T.F.N. CLAUDE L. DESROSIERS,  
Clerk of the Legislative Assembly.

### Applications to Provincial Parliament Demandes au Parlement provincial

#### CITY OF TORONTO

NOTICE IS HEREBY GIVEN that, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the sunset clause in the *City of Toronto Act (Traffic Calming)*, 1996, S.O. 1996, Chapter Pr11, expiring on June 27, 1999, be repealed, or alternatively, be extended for a further five years; and
2. That the legislation be extended to apply to the entire area of the new City of Toronto, as incorporated on January 1, 1998 pursuant to the provisions of the *City of Toronto Act, 1997*, S.O. 1997, Chapter 2.

The proposed legislation will permit the new City of Toronto to continue to pass by-laws to designate streets which have traffic calming measures in effect and to also designate those streets as having a 30 kilometres-per-hour speed limit.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Toronto, this 9th day of December, 1998.

H.W.O. DOYLE,  
City Solicitor,  
City of Toronto,  
Station 1260, Metro Hall,  
55 John Street, 26th Floor,  
Toronto, Ontario M5V 3C6.

(2528) 51-52, 1-2

## Corporation Notices Avis relatifs aux compagnies

### RAINBOW ROUTES ASSOCIATION Ontario Corporation Number 1316432

NOTICE IS HEREBY GIVEN that the number of directors of Rainbow Routes Association was increased from 3 to 9 by a Special Resolution which was confirmed by the members of the Corporation on the 30th day of November, 1998.

Dated this 30th day of November, 1998.

(2556) 1 M. BRESNAHAN,  
Secretary.

### 1315650 ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that the location of the head office of 1315650 Ontario Limited was changed from 60 Kerman Avenue, Grimsby, Ontario L3M 3W6 to 9724 Twenty Road, Mount Hope, Ontario L0R 1W0, by a Special Resolution which was confirmed by the shareholders of the Corporation on the 9th day of December, 1998.

Dated this 16th day of December, 1998.

(2557) 1 NORMAN E. BYRNE, Q.C.  
Solicitor for the Corporation.

### MERVIN HOWE & SONS LIMITED

NOTICE IS HEREBY GIVEN that Mervin Howe & Sons Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at St. Thomas, this 16th day of December, 1998.

(2558) 1 Secretary.

### DIALBUY INC.

NOTICE IS HEREBY GIVEN that Dialbuy Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 30th day of November, 1998.

(2559) 1 GERALD BONE,  
President.

### FRIENDS OF THE ARCHIVES OF ONTARIO

NOTICE IS HEREBY GIVEN that the number of directors of Friends of the Archives of Ontario was increased from 3 to 12 by a Special Resolution which was confirmed by the members of the Corporation on the 18th day of September, 1998.

Dated this 4th day of December, 1998.

(2560) 1 DAVID T. MCNAB,  
Secretary.

### HEARTSAVE KINGSTON INC.

NOTICE IS HEREBY GIVEN that Heartsave Kingston Inc. intends to surrender its Charter pursuant to the *Corporations Act*.

Dated this 28th day of November, 1998.

(2561) 1 MARK HALLADAY,  
President.

### THE DOCTORS HOSPITAL FOUNDATION

NOTICE IS HEREBY GIVEN that the number of directors of The Doctors Hospital Foundation was decreased from sixteen to twelve by a Special Resolution passed by the directors and confirmed by the members of the Corporation on the 20th day of October, 1998.

Dated this 10th day of December, 1998.

(2562) 1 BRIAN MCFARLANE,  
Secretary.

### 621381 ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that 621381 Ontario Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Burlington, this 14th day of December, 1998.

(2563) 1 JOHN H. SCOTT,  
President.

### KEVITIME COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Kevitime Company Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 26th day of November, 1998.

(2564) 1 YAU KIN YU,  
Director.

### HILL 76 MEMORIAL HOMES (NON-PROFIT) INC.

NOTICE IS HEREBY GIVEN that Hill 76 Memorial Homes (Non-Profit) Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Sudbury, this 17th day of December, 1998.

(2565) 1 GEORGE WAGNER,  
President.

### HAMILTON AUTOMOBILE CLUB

NOTICE IS HEREBY GIVEN that the number of Directors of Hamilton Automobile Club was decreased from twelve (12) to eleven (11) on August 28, 1998, by a Special Resolution which was confirmed at the Annual Meeting of Members of the Corporation by a Special Resolution on the 11th day of December, 1998.

Dated at Hamilton, this 22nd day of December, 1998.

(2566) 1 CATHERINE NEWELL,  
Corporate Secretary.

### RU-VER INVESTMENTS INC.

NOTICE IS HEREBY GIVEN that Ru-ver Investments Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated, at Mississauga this 23rd day of December, 1998.

(2569) 1 DAIGLE & HANCOCK,  
Barristers.  
Per: Douglas H. Hancock.

## Miscellaneous Notices Avis divers

### LOURDES PARISH (TORONTO) CREDIT UNION LIMITED

IN THE MATTER of the winding-up of Lourdes Parish (Toronto) Credit Union Limited, pursuant to sections 298 and 299 of the *Credit Unions and Caisses Populaires Act, 1994*.

We, Deposit Insurance Corporation of Ontario hereby give notice that:

1. We are the liquidator of the estate and effects of Lourdes Parish (Toronto) Credit Union Limited appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on March 3, 1994.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in a newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.



3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the Credit Union at the first Final Liquidator's meeting held on December 4, 1998 at which a quorum was not present and thus the meeting was adjourned. A second Final Liquidator's meeting was held on December 18, 1998 to table the same.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of sections 298 and 299 of the *Credit Unions and Caisses Populaires Act, 1994*, and the conditions contained in the articles and by-laws of the Credit Union.

Subject to Section 299, Subsection (3), Lourdes Parish (Toronto) Credit Union Limited is dissolved 3 months after the date this notice is filed.

Dated at the City of North York, this 22nd day of December, 1998.

(2567) 1 DEPOSIT INSURANCE CORPORATION OF ONTARIO  
In its capacity as liquidator of  
Lourdes Parish (Toronto) Credit Union Limited

**ST. PATRICK'S PARISH (LONDON)  
CREDIT UNION LIMITED**

IN THE MATTER of the winding-up of St. Patrick's Parish (London) Credit Union Limited, pursuant to sections 298 and 299 of the *Credit Unions and Caisses Populaires Act, 1994*.

We, **Deposit Insurance Corporation of Ontario** hereby give notice that:

1. We are the liquidator of the estate and effects of St. Patrick's Parish (London) Credit Union Limited appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on July 27, 1994.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in a newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the Credit Union at the first Final Liquidator's meeting held on December 4, 1998 at which a quorum was not present and thus the meeting was adjourned. A second Final Liquidator's meeting was held on December 21, 1998 to table the same.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of sections 298 and 299 of the *Credit Unions and Caisses Populaires Act, 1994*, and the conditions contained in the articles and by-laws of the Credit Union.

Subject to Section 299, Subsection (3), St. Patrick's Parish (London) Credit Union Limited is dissolved 3 months after the date this notice is filed.

Dated at the City of North York, this 22nd day of December, 1998.

(2568) 1 DEPOSIT INSURANCE CORPORATION OF ONTARIO  
In its capacity as liquidator of  
St. Patrick's Parish (London)  
Credit Union Limited

# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1998—01—02

## ONTARIO REGULATION 652/98 made under the TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

Made: December 9, 1998  
Filed: December 14, 1998

Amending O. Reg. 481/97  
(Recovery of Costs of the Toronto Area Transit operating Authority)

Note: Ontario Regulation 481/97 has been amended by Ontario Regulations 96/98, 174/98 and 458/98.

### 1. Subsection 1 (2) of Ontario Regulation 481/97 is revoked.

### 2. Subsection 2 (1) of the Regulation is revoked and the following substituted:

(1) For the purpose of clause 8 (1) (a) of the Act, the amount of the Authority's costs for each billing period in 1999 shall be a percentage of the Authority's total subsidy requirement, as set out in the 1998 Budget for the Toronto Area Transit Operating Authority as follows:

1. For January, 8.1 per cent.
2. For February, 7.6 per cent.
3. For March, 8.3 per cent.
4. For April, 8.8 per cent.
5. For May, 9.5 per cent.
6. For June, 10.5 per cent.
7. For July, 7.8 per cent.
8. For August, 6.7 per cent.
9. For September, 8.4 per cent.
10. For October, 9.5 per cent.
11. For November, 6.1 per cent.
12. For December, 8.7 per cent.

1/99

## ONTARIO REGULATION 653/98 made under the CAPITAL INVESTMENT PLAN ACT, 1993

Made: December 9, 1998  
Filed: December 14, 1998

Amending O. Reg. 146/97  
(General)

Note: Ontario Regulation 146/97 has not previously been amended.

### 1. Section 1 of Ontario Regulation 146/97 is revoked and the following substituted:

#### 1. The following fees are payable to the Ontario Transportation Capital Corporation:

- |   |      |   |
|---|------|---|
| 1. For the acquisition and registration of a toll device with the Corporation .....   | \$10 | per toll device registered to the account |
| 2. For maintaining a video charge account .....                                       | 2    | per invoice                               |
| 3. For maintaining a toll device charge account .....                                 | 1    | per month                                 |
| 4. For the lease of a toll device issued by the Corporation ..                        | 1    | per month per device                      |
| 5. For the replacement of a toll device .....   | 50   | per device replaced                       |
| 6. For collection of outstanding charges through the use of plate denial .....        | 15   |   |
| 7. For collection of outstanding charges through the use of a collection agency ..... | 15   |   |

1/99

## ONTARIO REGULATION 654/98 made under the HIGHWAY TRAFFIC ACT

Made: December 9, 1998  
Filed: December 14, 1998

Amending Reg. 628 of R.R.O. 1990  
(Vehicle Permits)

Note: Since January 1, 1998, Regulation 628 has been amended by Ontario Regulation 540/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

### 1. The definition of "emissions certificate" in section 1 of Regulation 628 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:



"emissions inspection report" means a report evidencing compliance with the emissions standards for motor vehicles under Ontario Regulation 361/98 made under the *Environmental Protection Act* and issued by a testing facility accredited under that Regulation;

2. (1) **Clause 2 (1) (b) of the Regulation is revoked and the following substituted:**

(b) if the application is made on or after April 2, 1999, that the Ministry is satisfied that an emissions inspection report has been issued in respect of the vehicle within the preceding six months.

(2) **Clause 2 (4) (a) of the Regulation is amended by striking out "18" and substituting "19".**

(3) **Subsection 2 (6) of the Regulation is amended by striking out "emissions certificate" in the first line and substituting "emissions inspection report".**

(4) **Subsection 2 (9) of the Regulation is amended by striking out "emissions certificate" in the first line and substituting "emissions inspection report".**

3. (1) **Subsection 8.1 (1) of the Regulation is amended by striking out "emissions certificate" in the fourth line and substituting "emissions inspection report".**

(2) **Clause 8.1 (3) (a) of the Regulation is amended by striking out "18" in the second line and substituting "19".**

(3) **Subsection 8.1 (6) of the Regulation is amended by striking out "emissions certificate" in the first line and substituting "emissions inspection report".**

(4) **Subsection 8.1 (7) of the Regulation is amended by striking out "emissions certificate" in the second line and substituting "emissions inspection report".**

(5) **Subsection 8.1 (8) of the Regulation is amended by striking out "emissions certificate" in the second and third lines and substituting "emissions inspection report".**

(6) **Subsection 8.1 (9) of the Regulation is amended by striking out "and ceases to apply on December 31, 1999" at the end.**

1/99

**ONTARIO REGULATION 655/98**  
made under the  
**LIQUOR LICENCE ACT**

Made: December 9, 1998  
Filed: December 15, 1998

Amending Reg. 719 of R.R.O. 1990  
(Licences to Sell Liquor)

Note: Since January 1, 1998, Regulation 719 has been amended by Ontario Regulations 63/98, 244/98 and 367/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

1. **Subsection 80 (2.1) of Regulation 719 of the Revised Regulations of Ontario, 1990 is amended by inserting "or a United States Hockey League event" after "event" in the second line.**

1/99

**ONTARIO REGULATION 656/98**  
made under the  
**LIQUOR LICENCE ACT**

Made: December 9, 1998  
Filed: December 15, 1998

Amending Reg. 719 of R.R.O. 1990  
(Licences to Sell Liquor)

Note: Since January 1, 1998, Regulation 719 has been amended by Ontario Regulations 63/98, 244/98, 367/98 and 655/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

1. **Regulation 719 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:**

98.2.6 Maple Leaf Sports and Entertainment Ltd. is exempt from the application of subsection 6 (4) of the Act with respect to the premises known as the Air Canada Centre, Bay Street, Toronto.

1/99

**ONTARIO REGULATION 657/98**  
made under the  
**SECURITIES ACT**

Made: October 6, 1998  
Approved: December 7, 1998  
Filed: December 15, 1998

Amending Reg. 1015 of R.R.O. 1990  
(General)

Note: Since January 1, 1998, Regulation 1015 has been amended by Ontario Regulations 88/98, 130/98, 149/98, 165/98, 166/98, 268/98, 542/98 and 568/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

1. **Subsections 69 (4) and (5) of Regulation 1015 of the Revised Regulations of Ontario, 1990 are revoked.**

2. (1) **Section 20 of Schedule 1 to the Regulation is amended by adding the following subsection:**

(2) Subsection (1) does not apply with respect to securities that are issued through the exercise of a service provider option as defined in Ontario Securities Commission Rule 45-503 *Trades to Employees, Executives and Consultants*.

(2) **Section 24 of Schedule 1 to the Regulation is revoked.**

3. **This Regulation comes into force on the same day as the rule made by the Ontario Securities Commission on October 6, 1998 entitled "Ontario Securities Commission Rule 45-503 *Trades to Employees, Executives and Consultants*".**

ONTARIO SECURITIES COMMISSION:  
DAVID A. BROWN  
Chair

J. A. GELLER  
Vice-Chair

Dated on October 6, 1998.

Note: The rule made by the Ontario Securities Commission on October 6, 1998 entitled "Ontario Securities Commission Rule 45-503 *Trades to Employees, Executives and Consultants*" comes into force on December 22, 1998.

1/99

**ONTARIO REGULATION 658/98**  
made under the  
**PLANNING ACT**

Made: November 24, 1998  
Filed: December 16, 1998

**ZONING AREAS—GEOGRAPHIC TOWNSHIP OF  
MOWAT, TERRITORIAL DISTRICT  
OF PARRY SOUND**

**1. In this Order,**

“accessory”, when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;

“dwelling unit” means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the occupants;

“guest cabin” means a building without cooking and sanitary facilities that is accessory to the seasonal dwelling and used only for purposes of sleeping accommodation;

“lot” means a parcel of land, shown as a lot or block on a registered plan of subdivision;

“seasonal dwelling” means a building containing only one dwelling unit used for recreation, but not occupied as a permanent residence.

**2.** This Order applies to land in the geographic Township of Mowat in the Territorial District of Parry Sound described as Lots 1 to 6, inclusive, on Plan 42M-604 registered in the land registry office for the land titles division of Parry Sound (No. 42).

**3.** (1) Every use of land and every erection, location or use of buildings or structures is prohibited, except one seasonal dwelling and one guest cabin per lot and uses, buildings and structures accessory to a seasonal dwelling.

(2) No structures shall be located within 20 metres of the shoreline, except for docks, saunas and boathouses.

**4.** (1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of all or part of any building or structure.

(3) No land to which this Order applies shall be used and no building or structure shall be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for any purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force.

PAULA M. DILL  
*Assistant Deputy Minister  
Municipal Operations Division  
Ministry of Municipal Affairs and Housing*

Dated on November 24, 1998.

1/99

**ONTARIO REGULATION 659/98**  
made under the  
**PLANNING ACT**

Made: December 15, 1998  
Filed: December 16, 1998

**WITHDRAWAL OF DELEGATION OF  
AUTHORITY—CITY OF BRANTFORD**

**1.** The authority of the council of the City of Brantford under the following provisions is removed with respect to all applications made on or after December 25, 1998 for land in the City of Brantford:

1. Subsection 50 (18) of the Act, to give approvals.
2. Section 51 of the Act, to approve a plan of subdivision.
3. Sections 50 and 53 of the Act, to give consents.
4. Section 57 of the Act, to issue a certificate of validation.
5. Section 50 of the *Condominium Act*, to approve or exempt a condominium description.

**2. This Regulation comes into force on December 25, 1998.**

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 15, 1998.

1/99

**ONTARIO REGULATION 660/98**  
made under the  
**PLANNING ACT**

Made: December 15, 1998  
Filed: December 16, 1998

**DELEGATION OF AUTHORITY—  
CITY OF BRANTFORD**

**1.** The authority of the Minister under the following provisions is delegated to the council of the City of Brantford, with respect to all applications made on or after December 26, 1998 for land in the City of Brantford:

1. Subsection 50 (18) of the Act, to give approvals.
2. Section 51 of the Act, to approve a plan of subdivision.
3. Sections 50 and 53 of the Act, to give consents.
4. Section 57 of the Act, to issue a certificate of validation.
5. Section 50 of the *Condominium Act*, to approve or exempt a condominium description.

**2. This Regulation comes into force on December 26, 1998.**

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 15, 1998.

1/99



**ONTARIO REGULATION 661/98**made under the  
**PLANNING ACT**Made: December 15, 1998  
Filed: December 16, 1998**DELEGATION OF AUTHORITY—  
COUNTY OF BRANT**

1. (1) The authority of the Minister under the following provisions is delegated to the council of the County of Brant with respect to all applications made on or after December 31, 1998 for land in that municipality:

1. Section 51 of the Act, to approve a plan of subdivision.
2. Section 50 of the *Condominium Act*, to approve or exempt a condominium description.
3. Subsection 305 (2) of the *Municipal Act*.
4. Subsection 88 (3) of the *Registry Act*.
5. Section 146 of the *Land Titles Act*.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act* is delegated to the council of the County of Brant with respect to all by-laws passed on or after December 31, 1998 for land in that municipality.

2. Despite section 1, all authority of the Minister under section 51 of the Act to approve a plan of subdivision and under section 50 of the *Condominium Act* to approve or exempt a condominium description is delegated to the council of the County of Brant with respect to applications made before December 31, 1998 whose file numbers are set out in the Schedule.

3. This Regulation comes into force on December 31, 1998.

**Schedule**

## Town of Paris

29-T-87003  
29-T-87014  
29-T-91001  
29-T-94001  
29-T-98001

## Township of Brantford

29-T-85003  
29-T-87016  
29-T-89002  
29-T-89005  
29-T-90011

## Township of Burford

29-T-89001  
29-T-90001

## Township of Oakland

29-T-90010  
29-T-94002  
29-T-94003

## Township of Onondaga

29-T-95001

Township of South Dumfries

29-T-87019

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 15, 1998.

1/99

**ONTARIO REGULATION 662/98**made under the  
**SECURITIES ACT**Made: October 6, 1998  
Approved: December 7, 1998  
Filed: December 16, 1998Amending Reg. 1015 of R.R.O. 1990  
(General)

Note: Since January 1, 1998, Regulation 1015 has been amended by Ontario Regulations 88/98, 130/98, 149/98, 165/98, 166/98, 268/98, 542/98, 568/98 and 657/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

1. The following provisions of Regulation 1015 of the Revised Regulations of Ontario, 1990 are revoked:

1. Sections 14, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 67 and 68.
2. Subsection 69 (3).
3. Clause 151 (a).

2. Sections 22 and 25 of Schedule 1 to the Regulation are revoked.

3. Forms 20 and 21 of the Regulation are revoked.

4. This Regulation comes into force on the same day as the rule made by the Ontario Securities Commission on October 6, 1998 entitled "Ontario Securities Commission Rule 45-501 *Exempt Distributions*".

ONTARIO SECURITIES COMMISSION:

DAVID A. BROWN  
*Chair*J. A. GELLER  
*Vice-Chair*

Dated on October 6, 1998.

Note: The rule made by the Ontario Securities Commission on October 6, 1998 entitled "Ontario Securities Commission Rule 45-501 *Exempt Distributions*" comes into force on December 22, 1998.

1/99

**ONTARIO REGULATION 663/98**  
made under the  
**FISH AND WILDLIFE CONSERVATION ACT, 1997**

Made: November 16, 1998  
Filed: December 16, 1998

**AREA DESCRIPTIONS**

**PART 1**  
**TRAP-LINE AREAS**

1. Part of Ontario is divided into those trap-line areas shown outlined in black on the maps or plans filed in the office of the Director of the Fish and Wildlife Branch of the Ministry of Natural Resources at Peterborough under the numbers in column 1 of each Schedule and the areas are designated by the identifying initials and numbers in column 2 of each Schedule and are situate in the county or district set opposite thereto in column 3 of each Schedule.

**Schedule 1**

**Abbreviations:**  
Nip for Nipissing  
Ren for Renfrew  
Hal for Haliburton

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	1	AP-3	Nip & Ren
2	1	AP-4	Hal
3	1	AP-5	Nip
4	1	AP-6	Nip
5	1	AP-7	Nip
6	1	AP-8	Nip & Ren
7	1	AP-9	Hal
8	1	AP-10	Nip
9	1	AP-12	Nip
10	120	AP-13	Nip
11	1	AP-14	Nip
12	1	AP-15	Nip
13	1	AP-23	Hal
14	1	AP-39	Hal
15	120	AP-40	Nip
16	1	AP-43	Nip
17	1	AP-59	Nip
18	1	AP-63	Nip
19	1	AP-64	Nip
20	1	AP-65	Nip
21	1	AP-66	Nip
22	1	AP-67	Nip
23	1	AP-68	Nip
24	1	AP-69	Nip
25	1	AP-70	Nip
26	1	AP-71	Nip
27	1	AP-72	Nip

28	1	AP-73	Nip
29	1	AP-74	Nip
30	1	AP-75	Nip
31	1	AP-76	Nip
32	1	AP-77	Nip
33	1	AP-78	Nip
34	1	AP-79	Nip
35	1	AP-80	Nip
36	1	AP-81	Nip

**Schedule 2**

**Abbreviations:**  
Ken for Kenora  
R.R. for Rainy River

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	2	AT-1	R.R.
2	123	AT-2	R.R.
3	66	AT-4	R.R.
4	2	AT-5	R.R.
5	2	AT-6	R.R.
6	2	AT-7	R.R.
7	2	AT-8	R.R.
8	2	AT-9	R.R.
9	2	AT-10	R.R.
10	2	AT-11	R.R.
11	2	AT-12	R.R.
12	2	AT-13	R.R.
13	2	AT-14	R.R.
14	2	AT-15	R.R.
15	2	AT-16	R.R.
16	2	AT-17	R.R.
17	2	AT-18	R.R.
18	2	AT-19	R.R.
19	2	AT-20	R.R.
20	2	AT-21	R.R.
21	2	AT-22	R.R.
22	2	AT-23	R.R.
23	2	AT-24	R.R.
24	106	AT-25	R.R.
25	2	AT-26	R.R.
26	2	AT-28	R.R.
27	66	AT-29	R.R.
28	123	AT-30	R.R.
29	123	AT-32	R.R.
30	2	AT-34	R.R.
31	2	AT-35	R.R.



32	2	AT-37	R.R.
33	2	AT-38	R.R.
34	2	AT-39	R.R.
35	2	AT-40	R.R. & Ken
36	123	AT-41	R.R.
37	123	AT-43	R.R.
38	123	AT-44	Ken
39	66	AT-45	Ken
40	2	AT-46	Ken
41	181	AT-47	Ken
42	2	AT-48	Ken
43	2	AT-49	Ken
44	66	AT-50	R.R.
45	66	AT-51	Ken

Schedule 3

**Abbreviations:**

Hal for Haliburton

Has for Hastings

Pet for Peterborough

Ren for Renfrew

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	3	BA-1	Has
2	3	BA-2	Has
3	3	BA-3	Has
4	3	BA-4	Has
5	3	BA-5	Has
6	3	BA-6	Has
7	67	BA-7	Has
8	3	BA-9	Has
9	3	BA-10	Has
10	3	BA-11	Has
11	3	BA-12	Has
12	3	BA-13	Has
13	3	BA-14	Has
14	3	BA-16	Ren
15	3	BA-17	Has
16	3	BA-18	Has
17	3	BA-20	Has
18	3	BA-22	Has
19	3	BA-44	Pet
20	3	BA-51	Hal
21	3	BA-55	Pet
22	3	BA-56	Pet
23	3	BA-57	Pet
24	3	BA-58	Pet
25	3	BA-59	Pet

26	3	BA-60	Pet
27	3	BA-64	Pet
28	3	BA-65	Hal
29	3	BA-66	Pet
30	3	BA-70	Hal
31	3	BA-72	Hal & Pet
32	3	BA-73	Pet
33	3	BA-79	Hal
34	3	BA-90	Pet
35	3	BA-91	Pet
36	3	BA-92	Pet
37	3	BA-99	Pet
38	3	BA-100	Pet
39	3	BA-101	Pet
40	3	BA-102	Pet
41	3	BA-103	Hal
42	3	BA-104	Pet
43	3	BA-109	Hal
44	3	BA-120	Pet
45	3	BA-122	Pet
46	3	BA-124	Pet
47	3	BA-125	Pet
48	3	BA-127	Pet
49	3	BA-128	Pet
50	3	BA-135	Hal
51	3	BA-138	Hal

Schedule 4

**Abbreviation:**

Al for Algoma

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	4	BL-1	Al
2	4	BL-2	Al
3	4	BL-3	Al
4	4	BL-4	Al
5	4	BL-5	Al
6	4	BL-6	Al
7	4	BL-7	Al
8	4	BL-8	Al
9	4	BL-9	Al
10	4	BL-10	Al
11	4	BL-11	Al
12	4	BL-12	Al
13	4	BL-13	Al
14	4	BL-14	Al
15	4	BL-15	Al

16	4	BL-16	Al
17	4	BL-17	Al
18	4	BL-18	Al
19	4	BL-19	Al
20	4	BL-20	Al
21	4	BL-21	Al
22	4	BL-22	Al
23	4	BL-23	Al
24	4	BL-24	Al
25	4	BL-25	Al
26	4	BL-26	Al
27	4	BL-27	Al
28	4	BL-28	Al
29	4	BL-29	Al
30	4	BL-30	Al
31	4	BL-31	Al
32	4	BL-32	Al
33	4	BL-33	Al
34	4	BL-34	Al
35	4	BL-35	Al
36	4	BL-36	Al
37	4	BL-37	Al
38	4	BL-38	Al
39	4	BL-39	Al
40	4	BL-40	Al
41	4	BL-41	Al
42	4	BL-42	Al
43	4	BL-43	Al
44	4	BL-44	Al
45	111	BL-45	Al
46	4	BL-46	Al
47	4	BL-48	Al
48	4	BL-49	Al
49	4	BL-50	Al
50	4	BL-51	Al
51	4	BL-52	Al
52	4	BL-53	Al
53	4	BL-54	Al
54	4	BL-55	Al
55	4	BL-56	Al
56	4	BL-57	Al
57	4	BL-58	Al
58	4	BL-59	Al
59	4	BL-60	Al

60	4	BL-61	Al
61	4	BL-62	Al
62	4	BL-63	Al
63	4	BL-64	Al
64	4	BL-65	Al
65	4	BL-66	Al
66	4	BL-67	Al
67	4	BL-68	Al
68	4	BL-69	Al
69	4	BL-70	Al
70	4	BL-71	Al
71	4	BL-72	Al
72	4	BL-73	Al
73	4	BL-74	Al
74	4	BL-75	Al
75	4	BL-76	Al
76	4	BL-77	Al
77	4	BL-78	Al
78	4	BL-79	Al
79	4	BL-80	Al
80	4	BL-81	Al
81	4	BL-82	Al
82	4	BL-83	Al
83	4	BL-84	Al
84	4	BL-85	Al
85	4	BL-86	Al
86	4	BL-87	Al
87	4	BL-88	Al
88	4	BL-89	Al

## Schedule 5

**Abbreviations:**

Hal for Haliburton  
Mus for Muskoka  
Nip for Nipissing  
P.S. for Parry Sound

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	121	BR-1	Mus
2	121	BR-2	Mus
3	121	BR-3	Mus
4	121	BR-4	Mus
5	121	BR-5	Mus
6	121	BR-6	Mus
7	121	BR-7	Mus
8	121	BR-8	Mus
9	121	BR-9	Hal & Mus



10	121	BR-10	Hal & Mus
11	121	BR-12	Hal
12	121	BR-14	Hal
13	121	BR-17	Hal, Mus & Nip
14	121	BR-18	Hal & Nip
15	121	BR-19	Mus, P.S. & Nip
16	121	BR-20	Mus & P.S.
17	121	BR-21	Hal
18	121	BR-22	P.S. & Nip
19	121	BR-23	P.S. & Nip
20	121	BR-24	P.S.
21	121	BR-25	Nip
22	121	BR-26	Nip
23	121	BR-27	P.S.
24	121	BR-28	P.S.
25	121	BR-29	P.S.
26	121	BR-30	P.S. & Nip
27	121	BR-31	P.S. & Nip
28	121	BR-32	P.S. & Nip
29	121	BR-33	P.S. & Nip
30	121	BR-34	P.S. & Nip
31	121	BR-35	P.S.
32	121	BR-36	P.S.
33	121	BR-38	P.S. & Nip
34	121	BR-39	P.S.
35	121	BR-40	P.S.
36	121	BR-41	Hal

## Schedule 6

## Abbreviations:

Al for Algoma  
Co for Cochrane  
Sud for Sudbury

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	124	CP-1	Al
2	124	CP-2	Al
3	124	CP-3	Al
4	124	CP-4	Co
5	124	CP-5	Co
6	124	CP-6	Co
7	124	CP-7	Al
8	124	CP-8	Co
9	124	CP-9	Co
10	124	CP-10	Sud
11	154	CP-11	Sud
12	124	CP-12	Sud

13	124	CP-13	Sud
14	124	CP-14	Sud
15	124	CP-15	Sud
16	124	CP-16	Sud
17	124	CP-17	Sud
18	124	CP-18	Sud
19	124	CP-19	Sud
20	124	CP-20	Sud
21	124	CP-21	Sud
22	124	CP-22	Sud
23	124	CP-23	Sud
24	124	CP-24	Sud
25	124	CP-25	Sud
26	124	CP-26	Sud
27	124	CP-27	Sud
28	124	CP-28	Sud
29	124	CP-29	Sud
30	124	CP-30	Sud
31	124	CP-31	Sud
32	124	CP-32	Sud
33	124	CP-33	Sud
34	124	CP-34	Sud
35	124	CP-35	Sud
36	124	CP-36	Sud
37	124	CP-37	Sud
38	124	CP-38	Sud
39	124	CP-39	Sud
40	124	CP-40	Sud
41	124	CP-41	Sud
42	155	CP-42	Sud
43	124	CP-43	Sud
44	154	CP-44	Sud
45	124	CP-45	Sud
46	124	CP-46	Sud
47	124	CP-47	Sud
48	124	CP-48	Sud
49	124	CP-49	Sud
50	124	CP-50	Sud
51	124	CP-52	Sud
52	124	CP-53	Sud
53	124	CP-54	Sud
54	124	CP-55	Sud
55	124	CP-56	Sud
56	124	CP-57	Sud

57	124	CP-58	Sud
58	124	CP-59	Sud
59	124	CP-60	Sud
60	155	CP-61	Sud
61	124	CP-62	Sud
62	124	CP-63	Sud
63	124	CP-64	Sud
64	124	CP-65	Sud
65	124	CP-66	Sud
66	124	CP-67	Sud
67	124	CP-68	Sud
68	124	CP-69	Sud
69	124	CP-70	Sud
70	124	CP-71	Sud
71	124	CP-72	Sud
72	124	CP-73	Sud
73	124	CP-74	Sud
74	124	CP-75	Sud
75	124	CP-76	Sud
76	124	CP-77	Sud
77	124	CP-78	Sud
78	124	CP-79	Sud
79	124	CP-80	Sud
80	124	CP-81	Sud
81	124	CP-82	Sud
82	124	CP-83	Sud
83	124	CP-84	Sud
84	124	CP-85	Sud
85	124	CP-86	Sud
86	124	CP-87	Sud
87	124	CP-88	Sud
88	124	CP-89	Sud
89	124	CP-90	Sud
90	124	CP-91	Sud
91	124	CP-92	Sud
92	124	CP-93	Sud
93	124	CP-94	Sud
94	124	CP-95	Sud
95	124	CP-97	Sud
96	124	CP-98	Sud
97	124	CP-99	Sud
98	124	CP-100	Al
99	124	CP-101	Sud
100	124	CP-102	Sud

101	124	CP-103	Sud
102	124	CP-104	Sud
103	124	CP-105	Al
104	124	CP-106	Sud
105	124	CP-107	Sud
106	124	CP-108	Sud
107	124	CP-109	Sud
108	124	CP-110	Sud
109	124	CP-111	Sud

## Schedule 7

Abbreviation:  
Co for Cochrane

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	125	CC-31	Co
2	125	CC-32	Co
3	182	CC-33	Co
4	125	CC-34	Co
5	125	CC-35	Co
6	125	CC-36	Co
7	125	CC-37	Co
8	125	CC-38	Co
9	125	CC-40	Co
10	125	CC-41	Co
11	125	CC-42	Co
12	125	CC-43	Co
13	182	CC-44	Co
14	125	CC-45	Co
15	125	CC-46	Co
16	125	CC-47	Co
17	125	CC-48	Co
18	125	CC-49	Co
19	125	CC-50	Co
20	125	CC-51	Co
21	125	CC-52	Co
22	125	CC-53	Co
23	125	CC-54	Co
24	125	CC-55	Co
25	125	CC-56	Co
26	126	CC-57	Co
27	125	CC-58	Co
28	175	CC-59	Co
29	125	CC-60	Co
30	125	CC-61	Co
31	125	CC-62	Co



32	125	CC-63	Co
33	125	CC-64	Co
34	125	CC-65	Co
35	176	CC-66	Co
36	176	CC-67	Co
37	206	CC-68	Co
38	206	CC-69	Co
39	125	CC-70	Co
40	125	CC-72	Co
41	125	CC-73	Co
42	125	CC-74	Co
43	125	CC-75	Co
44	125	CC-76	Co
45	125	CC-77	Co
46	125	CC-78	Co
47	125	CC-79	Co
48	125	CC-80	Co
49	125	CC-81	Co
50	125	CC-82	Co
51	125	CC-83	Co
52	125	CC-85	Co
53	125	CC-86	Co
54	125	CC-87	Co
55	125	CC-88	Co
56	125	CC-89	Co
57	125	CC-90	Co
58	125	CC-91	Co
59	125	CC-92	Co
60	125	CC-93	Co
61	125	CC-94	Co
62	125	CC-95	Co
63	125	CC-96	Co
64	125	CC-97	Co
65	125	CC-98	Co
66	125	CC-99	Co
67	125	CC-100	Co
68	125	CC-101	Co
69	125	CC-102	Co
70	125	CC-103	Co
71	125	CC-104	Co
72	125	CC-105	Co
73	125	CC-106	Co
74	125	CC-107	Co
75	125	CC-108	Co

76	125	CC-110	Co
77	177	CC-111	Co
78	125	CC-112	Co
79	125	CC-113	Co
80	125	CC-114	Co
81	125	CC-115	Co
82	125	CC-117	Co
83	125	CC-119	Co
84	125	CC-120	Co
85	125	CC-121	Co
86	125	CC-122	Co
87	125	CC-163	Co
88	125	CC-164	Co
89	125	CC-165	Co
90	125	CC-166	Co
91	125	CC-167	Co
92	125	CC-171	Co
93	125	CC-181	Co
94	125	CC-182	Co
95	125	CC-184	Co
96	125	CC-185	Co
97	125	CC-186	Co
98	125	CC-189	Co
99	125	CC-194	Co
100	125	CC-195	Co
101	125	CC-196	Co
102	125	CC-199	Co
103	125	CC-227	Co
104	125	CC-240	Co

## Schedule 8

**Abbreviation:**  
Ken for Kenora

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	8	DR-1	Ken
2	8	DR-2	Ken
3	8	DR-3	Ken
4	8	DR-4	Ken
5	8	DR-5	Ken
6	8	DR-6	Ken
7	8	DR-7	Ken
8	8	DR-8	Ken
9	8	DR-9	Ken
10	8	DR-10	Ken
11	8	DR-11	Ken

12	8	DR-12	Ken
13	8	DR-13	Ken
14	127	DR-14	Ken
15	8	DR-15	Ken
16	8	DR-16	Ken
17	127	DR-17	Ken
18	127	DR-18	Ken
19	8	DR-19	Ken
20	8	DR-20	Ken
21	8	DR-21	Ken
22	8	DR-22	Ken
23	8	DR-23	Ken
24	8	DR-24	Ken
25	8	DR-25	Ken
26	8	DR-26	Ken
27	8	DR-27	Ken
28	8	DR-28	Ken
29	8	DR-29	Ken
30	8	DR-30	Ken
31	8	DR-31	Ken
32	8	DR-32	Ken
33	8	DR-33	Ken
34	8	DR-34	Ken
35	127	DR-35	Ken
36	8	DR-36	Ken
37	8	DR-37	Ken
38	8	DR-38	Ken
39	87 & 88	DR-39	Ken
40	87	DR-40	Ken
41	8	DR-41	Ken
42	8	DR-42	Ken
43	8	DR-43	Ken
44	8	DR-44	Ken
45	8	DR-45	Ken
46	8	DR-46	Ken
47	8	DR-47	Ken
48	8	DR-48	Ken
49	8	DR-49	Ken
50	8	DR-50	Ken
51	8	DR-51	Ken
52	8	DR-56	Ken
53	8	DR-67	Ken
54	85 & 86	DR-68	Ken

## Schedule 9

## Abbreviations:

Al for Algoma  
Man for Manitoulin  
Sud for Sudbury

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	9	EP-1	Sud & Al
2	9	EP-2	Sud & Al
3	9	EP-3	Al
4	9	EP-4	Al
5	9	EP-5	Al
6	9	EP-6	Al
7	183	EP-7	Al
8	9	EP-9	Al
9	183	EP-10	Al
10	9	EP-11	Al
11	9	EP-12	Al
12	183	EP-13	Al
13	9	EP-14	Al
14	9	EP-15	Al
15	9	EP-16	Sud & Al
16	183	EP-17	Al
17	128	EP-20	Sud & Al
18	128	EP-21	Sud & Al
19	128	EP-22	Sud & Al
20	128	EP-23	Sud
21	184	EP-25	Sud
22	9	EP-27	Al & Sud
23	9	EP-29	Sud
24	185	EP-30	Sud
25	9	EP-31	Sud
26	9	EP-32	Sud
27	128	EP-33	Sud
28	9	EP-35	Sud
29	128	EP-36	Sud
30	128	EP-37	Sud
31	128	EP-38	Sud
32	125	EP-39	Sud
33	9	EP-40	Sud
34	207	EP-43	Sud
35	9	EP-44	Man
36	9	EP-45	Al & Man
37	80	EP-46	Al



## Schedule 10

## Abbreviations:

Ken for Kenora

R.R. for Rainy River

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	130	FF-1	R.R.
2	130	FF-2	R.R.
3	130	FF-3	R.R.
4	130	FF-4	R.R.
5	130	FF-5	R.R.
6	130	FF-6	R.R.
7	130	FF-7	R.R.
8	130	FF-8	R.R. & Ken
9	130	FF-9	Ken
10	130	FF-10	R.R. & Ken
11	130	FF-11	R.R.
12	130	FF-12	R.R.
13	130	FF-13	R.R.
14	130	FF-14	R.R.
15	130	FF-15	R.R.
16	130	FF-16	R.R.
17	130	FF-17	R.R.
18	198	FF-18	R.R. & Ken
19	208	FF-20	Ken
20	130	FF-21	Ken
21	130	FF-22	Ken
22	130	FF-23	R.R.
23	130	FF-24	R.R.
24	130	FF-25	R.R.
25	130	FF-26	R.R.
26	130	FF-27	R.R.
27	130	FF-28	R.R.
28	130	FF-29	R.R.
29	130	FF-30	R.R.
30	130	FF-31	R.R.
31	130	FF-32	R.R.
32	130	FF-33	Ken
33	130	FF-34	Ken
34	130	FF-35	R.R. & Ken
35	130	FF-36	R.R.
36	130	FF-37	R.R.
37	130	FF-38	R.R.
38	130	FF-39	R.R.
39	130	FF-40	R.R.
40	130	FF-41	R.R.

41	130	FF-42	R.R.
42	130	FF-43	R.R.
43	130	FF-44	R.R.
44	130	FF-45	R.R. & Ken
45	130	FF-46	Ken
46	130	FF-47	Ken
47	130	FF-48	Ken
48	130	FF-49	Ken
49	130	FF-50	R.R.
50	130	FF-51	R.R.
51	130	FF-52	R.R.
52	130	FF-53	R.R.
53	130	FF-54	R.R.
54	130	FF-55	R.R.
55	130	FF-56	R.R.
56	130	FF-57	R.R.
57	130	FF-58	Ken
58	218	FF-59	R.R.
59	218	FF-60	R.R. & Ken.
60	218	FF-61	R.R.

## Schedule 11

## Abbreviations:

Al for Algoma

Co for Cochrane

Ken for Kenora

T.B. for Thunder Bay

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	156	GE-1	T.B.
2	156	GE-2	T.B.
3	156	GE-3	Co
4	156	GE-4	Co
5	156	GE-8	T.B.
6	156	GE-9	T.B. & Co
7	156	GE-10	T.B.
8	156	GE-11	T.B. & Co
9	156	GE-12	T.B.
10	156	GE-13	T.B.
11	156	GE-14	T.B.
12	156	GE-15	T.B.
13	156	GE-16	T.B.
14	186	GE-20	T.B.
15	156	GE-21	T.B.
16	156	GE-22	T.B.
17	156	GE-23	T.B.
18	156	GE-25	T.B.
19	156	GE-26	T.B.

20	156	GE-27	T.B.
21	156	GE-32	T.B.
22	156	GE-34	T.B.
23	156	GE-35	T.B.
24	156	GE-36	T.B.
25	156	GE-37	T.B.
26	156	GE-38	T.B.
27	156	GE-39	T.B.
28	156	GE-40	T.B.
29	156	GE-41	T.B.
30	156	GE-42	T.B.
31	156	GE-45	T.B.
32	156	GE-46	T.B.
33	156	GE-48	T.B.
34	156	GE-51	T.B. & Co
35	156	GE-53	T.B. & Co
36	156	GE-65	T.B.
37	156	GE-66	T.B.
38	156	GE-67	T.B.
39	156	GE-68	T.B.
40	156	GE-69	T.B.
41	156	GE-70	T.B.
42	156	GE-76	T.B.
43	156	GE-120	T.B.
44	156	GE-121	T.B.
45	156	GE-122	T.B.
46	156	GE-123	T.B.
47	156	GE-124	T.B.
48	156	GE-135	T.B.
49	156	GE-136	T.B. & Co
50	156	GE-137	T.B.
51	156	GE-138	T.B. & Co
52	156	GE-139	T.B.
53	156	GE-140	T.B. & Co
54	156	GE-141	T.B.
55	156	GE-142	T.B.
56	156	GE-143	Co
57	156	GE-144	Co
58	156	GE-145	T.B.
59	156	GE-146	T.B.
60	156	GE-147	T.B.
61	156	GE-148	T.B. & Co
62	156	GE-149	T.B. & Co
63	156	GE-150	T.B.

64	156 & 157	GE-152	T.B.
65	157	GE-153	T.B., Co & Ken
66	157	GE-154	T.B. & Co
67	157	GE-155	Ken
68	157	GE-156	Ken
69	156 & 157	GE-157	T.B. & Co
70	156 & 157	GE-158	Co
71	157	GE-159	Ken
72	157	GE-160	Ken
73	156 & 157	GE-161	Co
74	156 & 157	GE-162	Co
75	157	GE-163	Ken
76	157	GE-164	Co
77	156	GE-165	Co
78	156	GE-166	Co
79	187	GE-202	Ken
80	187	GE-203	Ken
81	157	GE-204	Ken
82	157	GE-206	T.B.
83	157	GE-207	Ken
84	157	GE-208	Ken
85	197	GE-209	Ken
86	157	GE-210	T.B. & Ken
87	187	GE-211	Ken
88	156	GE-212	T.B.
89	157	GE-213	Ken
90	157	GE-214	Ken
91	157	GE-215	Ken
92	156 & 157	GE-216	T.B.
93	156	GE-217	T.B.
94	156 & 157	GE-218	T.B.
95	157	GE-219	Ken
96	157	GE-220	Ken
97	157	GE-222	Ken
98	157	GE-223	T.B.
99	157	GE-224	T.B.
100	157	GE-225	T.B.
101	157	GE-227	Ken
102	157	GE-228	Ken
103	157	GE-229	Ken
104	157	GE-230	T.B. & Co
105	157	GE-231	Ken
106	157	GE-232	Ken
107	157	GE-234	Ken



108	157	GE-235	Ken
109	156	GE-240	Co
110	156	GE-241	Co
111	156	GE-301	Co, T.B. & Al
112	156	GE-304	T.B. & Al
113	156	GE-305	Al
114	157	GE-306	T.B. & Ken
115	157	GE-307	T.B. & Ken
116	157	GE-308	Ken
117	157	GE-309	T.B.
118	157	GE-310	Ken
119	157	GE-311	T.B.
120	157	GE-312	T.B. & Ken
121	157	GE-313	Ken
122	157	GE-314	Ken
123	157	GE-315	T.B. & Ken
124	157	GE-316	T.B.
125	157	GE-317	Ken
126	157	GE-318	Ken
127	187	GE-319	Ken
128	157	GE-320	Ken
129	187	GE-321	Ken
130	157	GE-322	Ken
131	157	GE-323	Ken
132	157	GE-324	Ken
133	157	GE-325	Ken
134	157	GE-326	Ken
135	157	GE-327	Ken
136	157	GE-328	Ken
137	157	GE-329	Ken
138	158	GE-375	Ken
139	158	GE-376	Ken
140	158	GE-377	Ken
141	158	GE-378	Ken
142	158	GE-379	Ken
143	158	GE-380	Ken
144	158	GE-507	T.B.
145	158	GE-511	Ken

Schedule 12

**Abbreviation:**  
Sud for Sudbury

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	159	GO-1	Sud
2	159	GO-2	Sud

3	159	GO-3	Sud
4	159	GO-4	Sud
5	159	GO-5	Sud
6	159	GO-8	Sud
7	159	GO-9	Sud
8	159	GO-10	Sud
9	159	GO-11	Sud
10	159	GO-12	Sud
11	159	GO-13	Sud
12	159	GO-14	Sud
13	159	GO-15	Sud
14	159	GO-16	Sud
15	159	GO-17	Sud
16	159	GO-18	Sud
17	159	GO-20	Sud
18	159	GO-21	Sud
19	159	GO-22	Sud
20	159	GO-23	Sud
21	159	GO-24	Sud
22	159	GO-25	Sud
23	159	GO-26	Sud
24	159	GO-27	Sud
25	159	GO-28	Sud
26	159	GO-29	Sud
27	159	GO-30	Sud
28	159	GO-31	Sud
29	159	GO-32	Sud
30	188	GO-33	Sud
31	188	GO-35	Sud
32	159	GO-36	Sud
33	159	GO-37	Sud
34	159	GO-38	Sud
35	188	GO-39	Sud
36	159	GO-40	Sud
37	159	GO-41	Sud
38	159	GO-42	Sud
39	159	GO-43	Sud
40	159	GO-44	Sud
41	159	GO-47	Sud
42	159	GO-48	Sud
43	159	GO-50	Sud
44	159	GO-51	Sud
45	159	GO-54	Sud
46	159	GO-55	Sud

47	159	GO-56	Sud
48	159	GO-57	Sud
49	159	GO-58	Sud
50	159	GO-59	Sud
51	159	GO-60	Sud

**Schedule 13****Abbreviations:**

Al for Algoma

Co for Cochrane

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	19	HE-01	Co
2	19	HE-02	Co
3	19	HE-03	Co
4	19	HE-04	Co
5	19	HE-05	Co
6	19	HE-06	Co
7	19	HE-07	Co
8	19	HE-08	Co
9	19	HE-09	Co
10	19	HE-10	Co
11	19	HE-11	Co
12	19	HE-12	Co
13	19	HE-13	Co
14	19	HE-14	Co
15	19	HE-15	Co
16	19	HE-16	Co
17	19	HE-17	Co
18	19	HE-18	Co
19	19	HE-19	Co
20	19	HE-20	Co
21	160	HE-26	Co
22	19	HE-27	Co
23	19	HE-28	Co
24	19	HE-29	Co
25	19	HE-30	Co
26	19	HE-31	Co
27	133	HE-32	Co
28	133	HE-33	Co
29	133	HE-34	Co
30	19	HE-35	Co
31	160	HE-36	Co
32	19	HE-37	Al
33	19	HE-38	Al
34	19	HE-39	Co

35	19	HE-40	Co
36	19	HE-41	Co
37	19	HE-47	Co
38	19	HE-48	Co
39	19	HE-50	Al
40	19	HE-51	Al
41	19	HE-53	Al
42	19	HE-54	Co
43	19	HE-56	Al
44	19	HE-57	Al
45	19	HE-60	Co
46	19	HE-71	Al
47	19	HE-72	Al
48	19	HE-73	Al
49	19	HE-80	Al
50	19	HE-86	Al
51	19	HE-87	Al
52	19	HE-92	Al
53	133	HE-93	Al
54	19	HE-94	Al
55	19	HE-95	Al
56	133	HE-100	Co
57	19	HE-101	Al
58	19	HE-102	Al
59	133	HE-104	Al

**Schedule 14****Abbreviations:**

Mus for Muskoka

Sim for Simcoe

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	20	HU-1	Mus
2	20	HU-5	Mus & Sim
3	20	HU-6	Mus & Sim
4	20	HU-7	Sim
5	20	HU-10	Sim
6	20	HU-13	Sim
7	20	HU-15	Sim
8	20	HU-17	Sim
9	20	HU-20	Sim
10	20	HU-21	Sim
11	20	HU-22	Mus
12	20	HU-23	Mus
13	20	HU-29	Sim



## Schedule 15

## Abbreviations:

Ken for Kenora

T.B. for Thunder Bay

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	134	IG-1	Ken
2	161	IG-2	Ken & T.B.
3	161	IG-3	T.B.
4	21	IG-5	T.B.
5	21	IG-6	T.B.
6	21	IG-7	T.B.
7	21	IG-8	T.B.
8	21	IG-10	T.B.
9	21	IG-11	T.B.
10	21	IG-12	T.B.
11	21	IG-13	T.B.
12	21	IG-15	T.B.
13	21	IG-16	T.B.
14	21	IG-17	Ken
15	21	IG-19	Ken
16	219	IG-20	Ken
17	21	IG-21	T.B.
18	162	IG-23	T.B.
19	21	IG-25	T.B.
20	219	IG-27	Ken
21	219	IG-28	Ken
22	21	IG-29	Ken
23	162	IG-30	Ken
24	134	IG-31	Ken
25	21	IG-32	Ken
26	21	IG-33	Ken
27	21	IG-34	Ken
28	21	IG-35	Ken
29	134	IG-36	Ken
30	134	IG-37	Ken
31	21	IG-39	Ken & T.B.
32	21	IG-40	T.B.
33	21	IG-41	T.B.
34	21	IG-42	T.B.
35	21	IG-43	Ken
36	21	IG-44	T.B.
37	21	IG-46	Ken
38	134	IG-47	Ken
39	162	IG-48	Ken
40	134	IG-50	Ken

41	21	IG-51	Ken
42	21	IG-52	Ken
43	162	IG-53	Ken
44	21	IG-54	Ken
45	162	IG-55	Ken
46	21	IG-56	Ken
47	21	IG-57	Ken

## Schedule 16

## Abbreviations:

Al for Algoma

Co for Cochrane

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	22	KA-1	Al
2	22	KA-2	Al
3	22	KA-3	Al
4	22	KA-4	Al
5	22	KA-5	Al & Co
6	22	KA-6	Co
7	22	KA-7	Co
8	22	KA-8	Co
9	22	KA-9	Co
10	22	KA-10	Co
11	22	KA-11	Co
12	22	KA-12	Co
13	22	KA-13	Al & Co
14	22	KA-14	Al
15	22	KA-15	Al
16	22	KA-16	Al
17	22	KA-17	Al
18	22	KA-18	Al
19	22	KA-19	Al & Co
20	22	KA-20	Al & Co
21	22	KA-21	Co
22	22	KA-22	Co
23	22	KA-23	Co
24	22	KA-24	Co
25	22	KA-25	Co
26	22	KA-26	Co
27	22	KA-27	Co
28	22	KA-28	Co
29	22	KA-29	Al & Co
30	22	KA-30	Al & Co
31	22	KA-31	Al & Co
32	22	KA-32	Al & Co

33	22	KA-33	Co
34	22	KA-34	Al & Co
35	22	KA-35	Al & Co
36	22	KA-36	Al & Co
37	22	KA-37	Co
38	22	KA-38	Co
39	22	KA-39	Co
40	22	KA-40	Co
41	22	KA-41	Co
42	22	KA-42	Co
43	22	KA-43	Co
44	22	KA-44	Co
45	22	KA-45	Co
46	112	KA-46	Co
47	22	KA-48	Co
48	22	KA-49	Co
49	22	KA-50	Co
50	22	KA-51	Co
51	22	KA-52	Co
52	73	KA-53	Co
53	73	KA-54	Co
54	22	KA-55	Co
55	22	KA-56	Co
56	22	KA-57	Co
57	22	KA-58	Co
58	22	KA-59	Co
59	135	KA-60	Co
60	135	KA-61	Co
61	22	KA-62	Co
62	22	KA-63	Co
63	163	KA-64	Co
64	22	KA-65	Co
65	22	KA-66	Co
66	136	KA-67	Co
67	22	KA-68	Co
68	22	KA-69	Co
69	136	KA-70	Co
70	22	KA-71	Co
71	22	KA-72	Co
72	22	KA-73	Co
73	22	KA-74	Co
74	22	KA-75	Co
75	22	KA-76	Co
76	163	KA-77	Co

77	22	KA-78	Co
78	22	KA-79	Co
79	22	KA-80	Co
80	22	KA-81	Co
81	22	KA-82	Co
82	22	KA-83	Co
83	22	KA-84	Co
84	22	KA-85	Co

## Schedule 17

**Abbreviation:**  
Ken for Kenora

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	23	KE-1	Ken
2	23	KE-2	Ken
3	23	KE-3	Ken
4	23	KE-4	Ken
5	23	KE-5	Ken
6	23	KE-6	Ken
7	23	KE-7	Ken
8	23	KE-8	Ken
9	23	KE-9	Ken
10	23	KE-10	Ken
11	23	KE-11	Ken
12	23	KE-12	Ken
13	23	KE-13	Ken
14	23	KE-14	Ken
15	23	KE-15	Ken
16	23	KE-16	Ken
17	23	KE-17	Ken
18	23	KE-18	Ken
19	23	KE-20	Ken
20	23	KE-21	Ken
21	23	KE-22	Ken
22	23	KE-23	Ken
23	23	KE-24	Ken
24	23	KE-25	Ken
25	23	KE-26	Ken
26	23	KE-27	Ken
27	23	KE-29	Ken
28	23	KE-30	Ken
29	23	KE-31	Ken
30	23	KE-32	Ken
31	23	KE-33	Ken
32	23	KE-34	Ken



33	23	KE-35	Ken
34	23	KE-36	Ken
35	23	KE-37	Ken
36	23	KE-38	Ken
37	23	KE-39	Ken
38	23	KE-40	Ken
39	23	KE-41	Ken
40	23	KE-42	Ken
41	23	KE-43	Ken
42	23	KE-44	Ken
43	23	KE-45	Ken
44	23	KE-46	Ken
45	23	KE-47	Ken
46	23	KE-48	Ken
47	23	KE-49	Ken
48	23	KE-50	Ken
49	23	KE-51	Ken
50	23	KE-52	Ken
51	23	KE-53	Ken
52	23	KE-54	Ken
53	23	KE-55	Ken
54	23	KE-56	Ken
55	23	KE-57	Ken
56	23	KE-58	Ken
57	23	KE-59	Ken
58	23	KE-60	Ken
59	23	KE-61	Ken
60	23	KE-62	Ken
61	23	KE-63	Ken
62	23	KE-64	Ken
63	23	KE-65	Ken
64	23	KE-66	Ken
65	23	KE-67	Ken
66	23	KE-68	Ken
67	23	KE-69	Ken
68	23	KE-70	Ken
69	23	KE-71	Ken
70	23	KE-72	Ken
71	23	KE-73	Ken
72	23	KE-74	Ken
73	23	KE-75	Ken
74	23	KE-76	Ken
75	23	KE-77	Ken
76	23	KE-78	Ken

77	23	KE-79	Ken
78	23	KE-80	Ken
79	23	KE-81	Ken
80	23	KE-82	Ken
81	23	KE-84	Ken
82	23	KE-85	Ken
83	23	KE-86	Ken
84	23	KE-87	Ken
85	23	KE-88	Ken
86	23	KE-89	Ken
87	23	KE-90	Ken
88	23	KE-91	Ken
89	23	KE-92	Ken
90	23	KE-93	Ken
91	23	KE-94	Ken
92	23	KE-95	Ken
93	23	KE-96	Ken
94	23	KE-97	Ken
95	23	KE-98	Ken
96	23	KE-99	Ken
97	23	KE-100	Ken
98	23	KE-101	Ken
99	23	KE-102	Ken
100	23	KE-103	Ken
101	23	KE-104	Ken
102	23	KE-105	Ken
103	23	KE-106	Ken
104	23	KE-107	Ken
105	23	KE-108	Ken
106	23	KE-109	Ken
107	23	KE-110	Ken
108	23	KE-111	Ken
109	23	KE-112	Ken
110	23	KE-114	Ken
111	23	KE-116	Ken
112	23	KE-117	Ken
113	23	KE-118	Ken
114	23	KE-119	Ken
115	23	KE-120	Ken
116	23	KE-121	Ken
117	23	KE-122	Ken
118	23	KE-123	Ken
119	23	KE-124	Ken
120	23	KE-125	Ken

121	23	KE-126	Ken
122	23	KE-127	Ken
123	23	KE-129	Ken
124	23	KE-131	Ken
125	23	KE-132	Ken
126	23	KE-133	Ken
127	23	KE-134	Ken
128	23	KE-135	Ken
129	119	KE-136	Ken
130	23	KE-137	Ken
131	23	KE-138	Ken
132	23	KE-139	Ken
133	23	KE-140	Ken
134	23	KE-141	Ken
135	23	KE-142	Ken
136	23	KE-143	Ken
137	23	KE-144	Ken
138	23	KE-145	Ken
139	23	KE-146	Ken
140	23	KE-147	Ken
141	23	KE-148	Ken
142	23	KE-149	Ken
143	23	KE-150	Ken
144	23	KE-151	Ken
145	23	KE-152	Ken
146	23	KE-153	Ken
147	23	KE-154	Ken
148	23	KE-155	Ken
149	23	KE-156	Ken
150	23	KE-157	Ken
151	23	KE-158	Ken
152	23	KE-159	Ken
153	23	KE-160	Ken
154	208	KE-161	Ken
155	208	KE-162	Ken
156	208	KE-163	Ken
157	208	KE-164	Ken
158	208	KE-165	Ken
159	208	KE-166	Ken
160	208	KE-167	Ken
161	208	KE-168	Ken
162	208	KE-169	Ken
163	208	KE-170	Ken
164	208	KE-171	Ken

165	208	KE-172	Ken
166	208	KE-173	Ken
167	208	KE-174	Ken

Schedule 18

Abbreviations:  
Co for Cochrane  
Tim for Timiskaming

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	24	KL-1	Co
2	24	KL-2	Co
3	137	KL-3	Co
4	164	KL-5	Co
5	137	KL-7	Co
6	24	KL-8	Co
7	24	KL-9	Co
8	24	KL-10	Co
9	209	KL-11	Co
10	194	KL-12	Co
11	24	KL-14	Co
12	24	KL-15	Co & Tim
13	24	KL-17	Co & Tim
14	137	KL-18	Co & Tim
15	24	KL-19	Co & Tim
16	24	KL-20	Tim
17	24	KL-21	Tim
18	24	KL-23	Co
19	24	KL-24	Co
20	24	KL-25	Co
21	24	KL-26	Tim
22	24	KL-27	Tim
23	24	KL-28	Tim
24	24	KL-30	Tim
25	24	KL-31	Tim
26	24	KL-32	Tim
27	24	KL-33	Tim
28	165	KL-34	Tim
29	24	KL-36	Tim
30	166	KL-38	Tim
31	178	KL-39	Tim
32	24	KL-40	Tim
33	166	KL-42	Tim
34	24	KL-43	Tim
35	24	KL-44	Tim
36	24	KL-45	Tim



37	24	KL-46	Tim
38	180	KL-47	Tim
39	24	KL-48	Tim
40	24	KL-49	Tim
41	24	KL-50	Tim
42	200	KL-51	Co & Tim
43	194	KL-52	Tim
44	24	KL-54	Tim
45	24	KL-55	Tim
46	24	KL-56	Tim
47	24	KL-57	Tim
48	24	KL-58	Tim
49	24	KL-59	Tim
50	114	KL-60	Tim
51	113	KL-61	Tim
52	24	KL-62	Tim
53	24	KL-63	Tim
54	24	KL-64	Tim
55	24	KL-65	Tim
56	24	KL-66	Co & Tim
57	24	KL-67	Tim
58	24	KL-68	Tim
59	24	KL-69	Tim
60	24	KL-70	Tim
61	24	KL-71	Tim
62	24	KL-72	Tim
63	24	KL-73	Tim
64	24	KL-74	Tim
65	24	KL-75	Tim
66	24	KL-76	Tim
67	24	KL-77	Tim
68	24	KL-78	Tim
69	24	KL-79	Tim
70	179	KL-80	Tim
71	24	KL-81	Tim
72	24	KL-82	Tim
73	179	KL-84	Tim
74	24	KL-85	Tim
75	24	KL-86	Tim
76	24	KL-87	Tim
77	24	KL-88	Tim
78	24	KL-89	Tim
79	24	KL-90	Tim
80	24	KL-91	Tim

81	24	KL-93	Tim
82	24	KL-94	Tim
83	24	KL-95	Tim
84	24	KL-96	Tim
85	24	KL-98	Tim
86	178	KL-99	Tim
87	178	KL-100	Tim
88	24	KL-102	Tim
89	115	KL-103	Tim
90	24	KL-106	Tim
91	178	KL-107	Tim
92	167	KL-108	Tim
93	24	KL-111	Tim

## Schedule 19

## Abbreviations:

Hal for Haliburton  
 Pet for Peterborough  
 Vic for Victoria

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	97	MD-01	Hal
2	97	MD-02	Hal
3	97	MD-03	Hal
4	97	MD-04	Hal
5	97	MD-05	Hal
6	97	MD-06	Hal
7	97	MD-07	Hal
8	97	MD-08	Hal
9	97	MD-09	Hal
10	97	MD-10	Hal
11	97	MD-12	Hal
12	97	MD-13	Hal
13	97	MD-14	Vic
14	97	MD-15	Hal
15	97	MD-16	Vic
16	97	MD-17	Vic
17	97	MD-18	Vic
18	97	MD-19	Vic
19	97	MD-23	Vic
20	97	MD-24	Vic
21	97	MD-25	Vic
22	97	MD-26	Vic
23	139	MD-27	Vic
24	139	MD-28	Hal
25	97	MD-30	Hal & Vic
26	97	MD-32	Hal

27	97	MD-33	Hal
28	97	MD-34	Hal
29	97	MD-35	Hal
30	97	MD-36	Hal
31	97	MD-37	Hal
32	97	MD-39	Pet
33	97	MD-40	Pet
34	97	MD-41	Pet
35	97	MD-42	Pet
36	97	MD-43	Pet
37	97	MD-44	Pet
38	97	MD-46	Pet
39	97	MD-49	Pet
40	97	MD-50	Pet
41	97	MD-52	Pet
42	97	MD-53	Pet
43	97	MD-54	Pet
44	97	MD-55	Pet
45	97	MD-56	Pet
46	97	MD-58	Pet
47	97	MD-59	Pet
48	97	MD-60	Hal & Pet
49	97	MD-62	Hal
50	97	MD-63	Hal
51	97	MD-64	Hal
52	97	MD-65	Hal
53	97	MD-67	Hal
54	139	MD-68	Hal
55	97	MD-70	Hal
56	97	MD-71	Hal
57	97	MD-72	Hal
58	97	MD-73	Pet
59	97	MD-74	Pet
60	139	MD-75	Pet
61	139	MD-76	Hal

## Schedule 20

**Abbreviations:**  
Co for Cochrane  
Ken for Kenora

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	26	MO-112	Co
2	26	MO-113	Co
3	26 & 27	MO-114	Co
4	27	MO-115	Co

5	26 & 27	MO-116	Co
6	28 & 30	MO-117	Co
7	28 & 30	MO-118	Co
8	27 & 28	MO-119	Co
9	28 & 30	MO-120	Co
10	28	MO-121	Co
11	27 & 28	MO-122	Co
12	27, 28, 30 & 31	MO-123	Co
13	30	MO-124	Co
14	28 & 30	MO-125	Co
15	27	MO-126	Co
16	27	MO-127	Co
17	27	MO-128	Co
18	26 & 27	MO-129	Co
19	30 & 31	MO-130	Ken
20	27	MO-131	Co
21	30 & 31	MO-132	Ken
22	30 & 31	MO-133	Ken
23	27 & 31	MO-135	Ken
24	30 & 31	MO-136	Ken
25	31	MO-137	Ken
26	31	MO-138	Ken
27	26, 27, 31 & 32	MO-139	Ken
28	27, 31 & 32	MO-140	Ken
29	27	MO-141	Co
30	27 & 31	MO-142	Ken
31	30 & 31	MO-143	Co
32	26 & 27	MO-144	Ken
33	27	MO-145	Co
34	26 & 27	MO-146	Co
35	27 & 31	MO-147	Ken
36	27 & 31	MO-148	Ken
37	31	MO-149	Ken
38	27 & 31	MO-150	Ken
39	27	MO-151	Ken
40	28 & 30	MO-152	Co
41	28	MO-154	Co
42	27	MO-155	Co
43	26 & 32	MO-156	Ken
44	28	MO-157	Co
45	27 & 28	MO-158	Co
46	27 & 28	MO-159	Co
47	29	MO-160	Co
48	28 & 29	MO-161	Co



49	28 & 29	MO-162	Co
50	28 & 29	MO-168	Co
51	28 & 29	MO-169	Co
52	28	MO-170	Co
53	28	MO-172	Co
54	28	MO-173	Co
55	28	MO-174	Co
56	28	MO-175	Co
57	28	MO-176	Co
58	28	MO-177	Co
59	28	MO-178	Co
60	28	MO-180	Co
61	28	MO-181	Co
62	27 & 28	MO-183	Co
63	28	MO-185	Co
64	28	MO-187	Co
65	27	MO-188	Co
66	28	MO-190	Co
67	28	MO-191	Co
68	27 & 28	MO-192	Co
69	29	MO-196	Co
70	29	MO-197	Co
71	29	MO-198	Co
72	27 & 28	MO-200	Co
73	28 & 29	MO-201	Co
74	28	MO-202	Co
75	36	MO-203	Ken
76	36	MO-204	Ken
77	31 & 36	MO-205	Ken
78	36	MO-206	Ken
79	35 & 36	MO-207	Ken
80	35 & 36	MO-208	Ken
81	35 & 36	MO-209	Ken
82	32 & 35	MO-210	Ken
83	35	MO-211	Ken
84	32 & 35	MO-212	Ken
85	31 & 36	MO-213	Ken
86	31	MO-214	Ken
87	31	MO-215	Ken
88	31 & 32	MO-216	Ken
89	31	MO-217	Ken
90	31 & 32	MO-218	Ken
91	31 & 32	MO-219	Ken
92	31 & 32	MO-220	Ken

93	32	MO-222	Ken
94	32	MO-223	Ken
95	32	MO-224	Ken
96	32 & 33	MO-225	Ken
97	32 & 33	MO-226	Ken
98	28	MO-228	Co
99	32 & 33	MO-229	Ken
100	31 & 32	MO-230	Ken
101	31 & 32	MO-231	Ken
102	31	MO-232	Ken
103	31	MO-233	Ken
104	31	MO-234	Ken
105	28	MO-237	Co
106	31	MO-238	Ken
107	33 & 34	MO-386	Ken
108	34	MO-387	Ken
109	33 & 34	MO-388	Ken
110	35	MO-389	Ken
111	32, 33, 34 & 35	MO-390	Ken
112	34 & 35	MO-391	Ken
113	34 & 35	MO-392	Ken
114	34 & 35	MO-393	Ken
115	34	MO-394	Ken
116	34	MO-395	Ken
117	35	MO-396	Ken
118	35	MO-397	Ken
119	33	MO-398	Ken
120	140	MO-360	Ken
121	140	MO-361	Ken
122	140	MO-362	Ken
123	140	MO-363	Ken
124	140	MO-364	Ken
125	140	MO-365	Ken
126	140	MO-366	Ken
127	140	MO-367	Ken
128	140	MO-368	Ken

## Schedule 21

## Abbreviation:

T.B. for Thunder Bay

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	37	NG-1	T.B.
2	37	NG-2	T.B.
3	37	NG-3	T.B.
4	37	NG-4	T.B.

5	37	NG-5	T.B.
6	37	NG-6	T.B.
7	37	NG-7	T.B.
8	37	NG-8	T.B.
9	37	NG-9	T.B.
10	37	NG-10	T.B.
11	37	NG-11	T.B.
12	37	NG-12	T.B.
13	37	NG-13	T.B.
14	37	NG-14	T.B.
15	37	NG-15	T.B.
16	141	NG-16	T.B.
17	37	NG-17	T.B.
18	37	NG-18	T.B.
19	37	NG-19	T.B.
20	37	NG-20	T.B.
21	37	NG-21	T.B.
22	37	NG-22	T.B.
23	37	NG-23	T.B.
24	37	NG-24	T.B.
25	37	NG-25	T.B.
26	37 & 38	NG-26	T.B.
27	37	NG-27	T.B.
28	37 & 38	NG-28	T.B.
29	38	NG-29	T.B.
30	38	NG-30	T.B.
31	37 & 38	NG-31	T.B.
32	189	NG-32	T.B.
33	189	NG-33	T.B.
34	38	NG-34	T.B.
35	38	NG-35	T.B.
36	38	NG-36	T.B.
37	38	NG-37	T.B.
38	38	NG-38	T.B.
39	110	NG-39	T.B.
40	38	NG-40	T.B.
41	38	NG-41	T.B.
42	38	NG-42	T.B.
43	38	NG-43	T.B.
44	38	NG-44	T.B.
45	38	NG-45	T.B.
46	38	NG-46	T.B.
47	38	NG-47	T.B.
48	38	NG-48	T.B.

49	38	NG-49	T.B.
50	38	NG-50	T.B.
51	38	NG-51	T.B.
52	38	NG-52	T.B.
53	38	NG-53	T.B.
54	38	NG-54	T.B.
55	38	NG-55	T.B.
56	38	NG-56	T.B.
57	38	NG-57	T.B.
58	38	NG-58	T.B.
59	38	NG-59	T.B.
60	38	NG-60	T.B.
61	38	NG-61	T.B.
62	38	NG-62	T.B.
63	38	NG-63	T.B.
64	38	NG-64	T.B.
65	38	NG-65	T.B.
66	38	NG-66	T.B.
67	38	NG-67	T.B.
68	38	NG-68	T.B.
69	38	NG-69	T.B.
70	38	NG-70	T.B.
71	38	NG-71	T.B.
72	38	NG-73	T.B.
73	109	NG-74	T.B.
74	38	NG-75	T.B.
75	38	NG-76	T.B.
76	38	NG-77	T.B.
77	38	NG-78	T.B.
78	38	NG-79	T.B.
79	38	NG-80	T.B.
80	37 & 38	NG-82	T.B.
81	38	NG-83	T.B.
82	38	NG-84	T.B.
83	37 & 38	NG-85	T.B.
84	141	NG-86	T.B.
85	37	NG-87	T.B.
86	37	NG-88	T.B.
87	37	NG-89	T.B.
88	37	NG-90	T.B.
89	37	NG-91	T.B.
90	37	NG-92	T.B.
91	37	NG-93	T.B.
92	37	NG-94	T.B.



93	37	NG-95	T.B.
94	37	NG-96	T.B.
95	37	NG-97	T.B.
96	37	NG-98	T.B.
97	37	NG-99	T.B.
98	37	NG-100	T.B.
99	37	NG-101	T.B.
100	37	NG-102	T.B.
101	37	NG-103	T.B.
102	37	NG-104	T.B.
103	37	NG-105	T.B.
104	37	NG-106	T.B.
105	37	NG-107	T.B.
106	37	NG-108	T.B.
107	37	NG-109	T.B.
108	37	NG-110	T.B.
109	37	NG-111	T.B.
110	37	NG-112	T.B.
111	37	NG-113	T.B.
112	37	NG-114	T.B.
113	37	NG-116	T.B.
114	141	NG-117	T.B.
115	37	NG-118	T.B.
116	37	NG-119	T.B.
117	37	NG-120	T.B.

## Schedule 22

## Abbreviations:

Nip for Nipissing

P.S. for Parry Sound

Sud for Sudbury

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	107	NB-1	Sud & Nip
2	107	NB-2	Sud & Nip
3	107	NB-3	Sud & Nip
4	107	NB-4	Sud & Nip
5	107	NB-5	Nip
6	107	NB-6	Nip
7	107	NB-7	Nip
8	107	NB-8	Nip
9	107	NB-9	Nip
10	107	NB-10	Nip
11	107	NB-11	Nip
12	107	NB-12	Sud & Nip
13	107	NB-13	Nip

14	107	NB-14	Nip
15	107	NB-15	Nip
16	107	NB-16	Nip
17	107	NB-17	Nip
18	107	NB-18	Sud & Nip
19	107	NB-19	Nip
20	107	NB-20	Nip
21	107	NB-21	Nip
22	107	NB-22	Nip
23	107	NB-23	Nip
24	107	NB-24	Nip
25	107	NB-25	Nip
26	107	NB-26	Nip
27	107	NB-28	Nip
28	169	NB-29	Nip
29	107	NB-30	Nip
30	107	NB-31	Nip
31	168	NB-32	Nip
32	107	NB-33	Nip
33	107	NB-34	Nip
34	107	NB-35	Nip
35	107	NB-36	Sud & Nip
36	169	NB-37	Nip
37	169	NB-40	Nip
38	107	NB-41	Sud & Nip
39	107	NB-42	Nip
40	107	NB-43	Nip
41	107	NB-44	Nip
42	169	NB-45	Nip
43	169	NB-46	Nip
44	169	NB-47	Nip
45	169	NB-48	Nip
46	107	NB-49	Nip
47	107	NB-50	Sud & Nip
48	107	NB-51	Sud & Nip
49	107	NB-52	Nip
50	107	NB-53	P.S.
51	107	NB-54	P.S.
52	169	NB-55	Nip
53	107	NB-56	Nip
54	169	NB-57	Nip
55	107	NB-59	Nip
56	107	NB-60	P.S.
57	107	NB-61	P.S.

58	107	NB-62	P.S.
59	107	NB-63	P.S.
60	107	NB-64	Nip
61	107	NB-65	Nip
62	107	NB-66	P.S.
63	107	NB-67	P.S.
64	107	NB-68	P.S.
65	107	NB-69	P.S.
66	107	NB-70	P.S.
67	107	NB-72	Nip
68	107	NB-73	P.S.
69	107	NB-74	P.S.
70	107	NB-75	P.S.
71	107	NB-76	P.S.
72	107	NB-77	P.S.
73	107	NB-78	P.S.
74	107	NB-79	P.S.
75	107	NB-80	Nip
76	107	NB-81	Nip
77	107	NB-82	P.S.
78	169	NB-83	Nip
79	107	NB-84	Nip
80	107	NB-86	Nip
81	142	NB-87	Nip
82	107	NB-88	Nip

Schedule 23

**Abbreviation:**  
P.S. for Parry Sound

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	143	PS-17	P.S.
2	40	PS-40	P.S.
3	40	PS-41	P.S.
4	40	PS-42	P.S.
5	40	PS-43	P.S.
6	40	PS-44	P.S.
7	40	PS-45	P.S.
8	40	PS-46	P.S.
9	143	PS-60	P.S.
10	40	PS-61	P.S.
11	40	PS-62	P.S.
12	40	PS-63	P.S.
13	40	PS-64	P.S.
14	40	PS-66	P.S.
15	40	PS-67	P.S.

16	40	PS-70	P.S.
17	40	PS-72	P.S.
18	40	PS-73	P.S.
19	40	PS-74	P.S.
20	40	PS-76	P.S.
21	40	PS-77	P.S.
22	143	PS-78	P.S.
23	143	PS-79	P.S.
24	143	PS-80	P.S.
25	40	PS-84	P.S.
26	40	PS-85	P.S.
27	40	PS-86	P.S.
28	40	PS-88	P.S.
29	40	PS-89	P.S.
30	144	PS-90	P.S.
31	143	PS-91	P.S.
32	40	PS-94	P.S.
33	40	PS-95	P.S.
34	40	PS-97	P.S.
35	40	PS-110	P.S.
36	40	PS-115	P.S.
37	143	PS-116	P.S.
38	40	PS-117	P.S.
39	143	PS-118	P.S.
40	40	PS-119	P.S.
41	144	PS-129	P.S.
42	40	PS-132	P.S.
43	40	PS-133	P.S.
44	40	PS-134	P.S.
45	40	PS-135	P.S.
46	143	PS-137	P.S.
47	143	PS-139	P.S.
48	40	PS-145	P.S.
49	40	PS-146	P.S.
50	40	PS-147	P.S.
51	144	PS-150	P.S.
52	144	PS-152	P.S.
53	96	PS-153	P.S.
54	96	PS-154	P.S.
55	96	PS-155	P.S.
56	96	PS-156	P.S.
57	96	PS-157	P.S.
58	210	PS-158	P.S.
59	211	PS-159	P.S.



60	96	PS-160	P.S.
61	212	PS-161	P.S.
62	96	PS-162	P.S.
63	96	PS-163	P.S.
64	96	PS-164	P.S.
65	98	PS-170	P.S.
66	98	PS-171	P.S.
67	98	PS-172	P.S.
68	98	PS-173	P.S.
69	98	PS-174	P.S.
70	143	PS-176	P.S.
71	144	PS-177	P.S.
72	144	PS-178	P.S.
73	144	PS-179	P.S.
74	144	PS-180	P.S.
75	144	PS-181	P.S.
76	144	PS-182	P.S.
77	144	PS-183	P.S.
78	213	PS-185	P.S.
79	214	PS-186	P.S.
80	172	PS-188	P.S.
81	172	PS-189	P.S.
82	195	PS-191	P.S.

Schedule 24

**Abbreviation:**  
Ren for Renfrew

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	41	PE-1	Ren
2	41	PE-2	Ren
3	41	PE-9	Ren
4	146	PE-15	Ren
5	146	PE-17	Ren
6	41	PE-18	Ren
7	41	PE-19	Ren
8	41	PE-20	Ren
9	41	PE-21	Ren
10	41	PE-22	Ren
11	41	PE-24	Ren
12	41	PE-25	Ren
13	41	PE-26	Ren
14	145	PE-27	Ren
15	145	PE-28	Ren
16	145	PE-29	Ren
17	145	PE-30	Ren

18	145	PE-31	Ren
19	145	PE-32	Ren
20	145	PE-33	Ren
21	145	PE-34	Ren
22	190	PE-35	Ren
23	41	PE-37	Ren
24	146	PE-38	Ren
25	41	PE-39	Ren
26	120	PE-41	Ren
27	41	PE-42	Ren
28	190	PE-44	Ren
29	41	PE-46	Ren
30	41	PE-48	Ren
31	41	PE-53	Ren
32	41	PE-54	Ren
33	41	PE-55	Ren
34	41	PE-56	Ren
35	41	PE-59	Ren
36	190	PE-60	Ren
37	41	PE-66	Ren
38	41	PE-68	Ren
39	201	PE-69	Ren
40	201	PE-70	Ren
41	41	PE-71	Ren
42	41	PE-75	Ren
43	41	PE-76	Ren
44	41	PE-77	Ren
45	41	PE-78	Ren
46	41	PE-79	Ren
47	41	PE-80	Ren
48	41	PE-82	Ren
49	41	PE-86	Ren

Schedule 25

**Abbreviation:**  
Ken for Kenora

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	43	RL-1	Ken
2	43	RL-2	Ken
3	43	RL-4	Ken
4	43	RL-5	Ken
5	147	RL-7	Ken
6	43	RL-8	Ken
7	43	RL-9	Ken
8	43	RL-13	Ken
9	43	RL-14	Ken

10	43	RL-15	Ken
11	43	RL-16	Ken
12	43	RL-17	Ken
13	43	RL-18	Ken
14	43	RL-19	Ken
15	43	RL-20	Ken
16	43	RL-21	Ken
17	43	RL-22	Ken
18	43	RL-23	Ken
19	43	RL-24	Ken
20	43	RL-25	Ken
21	215	RL-26	Ken
22	43	RL-27	Ken
23	43	RL-28	Ken
24	43	RL-29	Ken
25	43	RL-30	Ken
26	43	RL-31	Ken
27	43	RL-32	Ken
28	43	RL-33	Ken
29	43	RL-34	Ken
30	43	RL-35	Ken
31	43	RL-36	Ken
32	43	RL-37	Ken
33	43	RL-38	Ken
34	43	RL-39	Ken
35	43	RL-40	Ken
36	43	RL-41	Ken
37	43	RL-42	Ken
38	43	RL-43	Ken
39	43	RL-44	Ken
40	196	RL-51	Ken
41	43	RL-52	Ken
42	43	RL-53	Ken
43	43	RL-54	Ken
44	43	RL-56	Ken
45	147	RL-57	Ken
46	196	RL-58	Ken
47	43	RL-59	Ken
48	43	RL-60	Ken
49	43	RL-61	Ken
50	43	RL-63	Ken
51	43	RL-64	Ken
52	43	RL-65	Ken
53	43	RL-66	Ken

54	43	RL-67	Ken
55	43	RL-68	Ken
56	43	RL-69	Ken
57	43	RL-70	Ken
58	43	RL-72	Ken
59	43	RL-73	Ken
60	202	RL-74	Ken
61	202	RL-75	Ken
62	43	RL-76	Ken
63	43	RL-77	Ken
64	43	RL-86	Ken
65	43	RL-87	Ken
66	43	RL-88	Ken
67	43	RL-89	Ken
68	42 & 43	RL-90	Ken
69	42 & 43	RL-91	Ken
70	43	RL-92	Ken
71	43	RL-93	Ken
72	42 & 43	RL-94	Ken
73	43	RL-95	Ken
74	43	RL-96	Ken
75	43	RL-97	Ken
76	42 & 43	RL-98	Ken
77	42	RL-99	Ken
78	42	RL-100	Ken
79	42 & 43	RL-101	Ken
80	42	RL-102	Ken
81	42	RL-103	Ken
82	42	RL-104	Ken
83	43	RL-105	Ken
84	43	RL-106	Ken
85	43	RL-111	Ken
86	42	RL-112	Ken
87	42	RL-113	Ken
88	42 & 43	RL-114	Ken
89	42 & 43	RL-115	Ken
90	43	RL-116	Ken
91	43	RL-117	Ken
92	42	RL-118	Ken
93	42	RL-119	Ken
94	42	RL-120	Ken
95	42	RL-121	Ken
96	42	RL-122	Ken
97	42	RL-123	Ken

98	42	RL-124	Ken
99	42	RL-125	Ken
100	42	RL-126	Ken
101	42	RL-127	Ken
102	42	RL-128	Ken
103	42	RL-130	Ken
104	42	RL-131	Ken
105	42	RL-132	Ken
106	42	RL-133	Ken
107	42	RL-134	Ken
108	148	RL-135	Ken
109	42	RL-136	Ken
110	42	RL-137	Ken
111	148	RL-138	Ken
112	42	RL-139	Ken
113	42	RL-140	Ken
114	42	RL-141	Ken
115	42	RL-142	Ken
116	42	RL-143	Ken
117	42	RL-144	Ken
118	42	RL-145	Ken
119	42	RL-147	Ken
120	42	RL-148	Ken
121	42	RL-150	Ken
122	74	RL-151	Ken
123	42	RL-152	Ken
124	148	RL-153	Ken
125	75	RL-154	Ken
126	42	RL-155	Ken
127	42	RL-156	Ken
128	42	RL-157	Ken
129	42	RL-158	Ken
130	42	RL-159	Ken
131	42	RL-160	Ken
132	42	RL-161	Ken
133	42	RL-162	Ken
134	42	RL-163	Ken
135	42	RL-164	Ken
136	42	RL-165	Ken
137	42	RL-166	Ken
138	42	RL-167	Ken
139	42	RL-168	Ken
140	42	RL-169	Ken
141	42	RL-170	Ken

142	148	RL-171	Ken
143	148	RL-172	Ken
144	148	RL-173	Ken
145	42	RL-174	Ken
146	42	RL-175	Ken
147	42	RL-176	Ken
148	42	RL-177	Ken
149	42	RL-178	Ken
150	42	RL-179	Ken
151	42	RL-180	Ken
152	42	RL-181	Ken

## Schedule 26

Abbreviation:  
AI for Algoma

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	44	SS-1	AI
2	44	SS-2	AI
3	44	SS-3	AI
4	44	SS-4	AI
5	44	SS-5	AI
6	44	SS-6	AI
7	44	SS-7	AI
8	44	SS-8	AI
9	44	SS-9	AI
10	44	SS-10	AI
11	44	SS-11	AI
12	44	SS-12	AI
13	44	SS-13	AI
14	44	SS-14	AI
15	44	SS-15	AI
16	44	SS-16	AI
17	44	SS-17	AI
18	44	SS-18	AI
19	44	SS-19	AI
20	44	SS-20	AI
21	44	SS-21	AI
22	44	SS-22	AI
23	44	SS-23	AI
24	44	SS-24	AI
25	44	SS-25	AI
26	44	SS-26	AI
27	44	SS-27	AI
28	44	SS-28	AI
29	44	SS-29	AI



30	191	SS-30	Al
31	44	SS-31	Al
32	44	SS-32	Al
33	44	SS-33	Al
34	44	SS-34	Al
35	44	SS-35	Al
36	44	SS-36	Al
37	191	SS-37	Al
38	44	SS-38	Al
39	44	SS-39	Al
40	44	SS-40	Al
41	44	SS-41	Al
42	44	SS-42	Al
43	44	SS-43	Al
44	44	SS-44	Al
45	44	SS-45	Al
46	44	SS-46	Al
47	191	SS-47	Al
48	44	SS-48	Al
49	44	SS-49	Al
50	44	SS-50	Al
51	44	SS-51	Al
52	44	SS-52	Al
53	44	SS-53	Al
54	44	SS-54	Al
55	44	SS-55	Al
56	44	SS-56	Al
57	44	SS-57	Al
58	44	SS-58	Al
59	44	SS-59	Al
60	82	SS-117	Al
61	82	SS-118	Al
62	82	SS-119	Al
63	82	SS-120	Al & Sud

**Schedule 27****Abbreviations:**

Ken for Kenora

T.B. for Thunder Bay

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	85 & 86	SL-2	Ken
2	45 & 46	SL-3	Ken
3	46	SL-4	Ken
4	46	SL-5	Ken
5	46	SL-6	Ken

6	46	SL-7	Ken
7	46	SL-8	Ken
8	46	SL-9	Ken
9	46	SL-10	Ken
10	46	SL-11	Ken
11	46	SL-12	Ken
12	45 & 46	SL-13	Ken
13	203	SL-14	Ken
14	203	SL-15	Ken
15	45	SL-16	Ken
16	45 & 46	SL-17	Ken
17	45 & 46	SL-18	Ken
18	46	SL-20	Ken
19	46	SL-21	Ken
20	45	SL-22	Ken
21	45	SL-100	Ken
22	45	SL-101	Ken
23	45	SL-102	Ken
24	45	SL-103	Ken
25	45	SL-104	Ken
26	45	SL-105	Ken
27	45	SL-106	Ken
28	45	SL-107	Ken
29	45 & 46	SL-108	Ken
30	45 & 46	SL-109	Ken
31	192	SL-110	Ken
32	45	SL-112	Ken
33	45	SL-113	Ken
34	45 & 46	SL-114	Ken
35	45 & 46	SL-115	Ken
36	46	SL-116	Ken
37	46	SL-117	Ken
38	45 & 46	SL-118	Ken
39	45	SL-119	Ken
40	45	SL-120	Ken
41	45	SL-121	Ken
42	45	SL-122	Ken
43	45 & 46	SL-125	Ken
44	45 & 46	SL-126	Ken
45	46	SL-127	Ken
46	46	SL-128	Ken
47	46	SL-129	Ken
48	46	SL-130	Ken
49	45 & 46	SL-135	Ken

50	46	SL-136	Ken
51	46	SL-137	Ken
52	46	SL-138	Ken
53	46	SL-139	Ken
54	46	SL-140	Ken
55	46	SL-141	Ken
56	46	SL-142	Ken
57	46	SL-143	Ken
58	46	SL-144	Ken
59	46	SL-145	Ken
60	46	SL-146	Ken
61	46	SL-152	T.B.
62	46	SL-153	T.B.
63	46	SL-154	T.B.
64	46	SL-155	T.B.
65	46 & 47	SL-156	T.B.
66	46	SL-157	T.B.
67	46	SL-158	T.B.
68	46	SL-159	T.B.
69	46	SL-160	T.B.
70	46	SL-161	T.B.
71	46	SL-162	T.B.
72	46	SL-163	T.B.
73	46	SL-164	Ken
74	46	SL-165	T.B.
75	47	SL-168	T.B.
76	47	SL-169	T.B.
77	46	SL-170	Ken
78	46	SL-171	Ken
79	46	SL-172	T.B.
80	46 & 48	SL-173	T.B.
81	46	SL-174	T.B.
82	46, 47 & 48	SL-175	T.B.
83	46 & 48	SL-176	T.B.
84	47 & 48	SL-177	T.B.
85	47	SL-178	T.B.
86	47 & 48	SL-179	Ken
87	48	SL-180	Ken
88	46 & 48	SL-181	Ken
89	46 & 48	SL-182	T.B.
90	46	SL-183	Ken
91	46 & 48	SL-184	Ken
92	48	SL-185	Ken
93	46 & 48	SL-186	Ken

94	48	SL-187	Ken
95	48	SL-188	Ken
96	48	SL-189	Ken
97	48	SL-190	Ken
98	45, 46, 48 & 49	SL-191	Ken
99	48 & 49	SL-192	Ken
100	48 & 49	SL-193	Ken
101	48 & 49	SL-194	Ken
102	48	SL-195	Ken
103	49	SL-196	Ken
104	49	SL-197	Ken
105	45 & 49	SL-198	Ken
106	49	SL-200	Ken
107	49	SL-201	Ken
108	48 & 49	SL-202	Ken
109	48	SL-203	Ken
110	48 & 49	SL-204	Ken
111	48 & 49	SL-205	Ken
112	48	SL-206	Ken
113	48	SL-207	Ken
114	48 & 49	SL-208	Ken
115	48	SL-209	Ken
116	49	SL-210	Ken
117	48 & 49	SL-211	Ken
118	48	SL-212	Ken
119	48	SL-213	Ken
120	48	SL-214	Ken
121	49	SL-215	Ken
122	49	SL-216	Ken
123	48	SL-220	Ken
124	48	SL-221	Ken
125	48	SL-222	Ken
126	48	SL-223	Ken
127	48	SL-224	Ken
128	48	SL-225	Ken
129	48	SL-226	Ken
130	48	SL-227	Ken
131	48	SL-228	Ken
132	48	SL-229	Ken
133	47, 48 & 52	SL-230	Ken
134	47	SL-231	Ken
135	47	SL-232	Ken
136	47 & 52	SL-233	Ken
137	47 & 52	SL-235	Ken

138	48 & 52	SL-236	Ken
139	48	SL-237	Ken
140	48	SL-238	Ken
141	48	SL-239	Ken
142	48	SL-240	Ken
143	48 & 52	SL-241	Ken
144	48 & 52	SL-242	Ken
145	52	SL-243	Ken
146	52	SL-244	Ken
147	49	SL-250	Ken
148	48 & 49	SL-251	Ken
149	48	SL-252	Ken
150	48	SL-253	Ken
151	48	SL-254	Ken
152	48	SL-255	Ken
153	48 & 52	SL-256	Ken
154	48	SL-257	Ken
155	48 & 51	SL-258	Ken
156	48	SL-259	Ken
157	48	SL-260	Ken
158	48 & 51	SL-261	Ken
159	51	SL-262	Ken
160	48 & 51	SL-263	Ken
161	48, 49 & 51	SL-264	Ken
162	48 & 49	SL-265	Ken
163	48 & 49	SL-266	Ken
164	49	SL-267	Ken
165	48, 51 & 52	SL-275	Ken
166	48 & 52	SL-276	Ken
167	52	SL-277	Ken
168	52	SL-278	Ken
169	51 & 52	SL-279	Ken
170	52	SL-280	Ken
171	52	SL-281	Ken
172	51 & 52	SL-282	Ken
173	52	SL-283	Ken
174	51	SL-290	Ken
175	51	SL-291	Ken
176	50	SL-292	Ken
177	50 & 51	SL-293	Ken
178	51	SL-294	Ken
179	51	SL-295	Ken
180	51	SL-296	Ken
181	51	SL-297	Ken

182	51	SL-298	Ken
183	50 & 51	SL-299	Ken
184	51 & 52	SL-310	Ken
185	51 & 52	SL-311	Ken
186	52	SL-312	Ken
187	52	SL-313	Ken
188	52	SL-314	Ken
189	52, 53 & 55	SL-315	Ken
190	52 & 55	SL-316	Ken
191	52 & 55	SL-317	Ken
192	51, 52 & 55	SL-318	Ken
193	51	SL-319	Ken
194	51	SL-320	Ken
195	55	SL-321	Ken
196	55	SL-322	Ken
197	55	SL-323	Ken
198	53 & 55	SL-324	Ken
199	51	SL-330	Ken
200	51	SL-331	Ken
201	51 & 55	SL-332	Ken
202	55	SL-333	Ken
203	51 & 55	SL-334	Ken
204	51 & 55	SL-335	Ken
205	51, 55 & 56	SL-336	Ken
206	51	SL-337	Ken
207	51	SL-338	Ken
208	51 & 55	SL-339	Ken
209	51, 55 & 56	SL-340	Ken
210	50, 51 & 56	SL-350	Ken
211	51 & 56	SL-351	Ken

## Schedule 28

## Abbreviations:

Man for Manitoulin

P.S. for Parry Sound

Sud for Sudbury

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	170	SU-1	Sud
2	170	SU-2	Sud
3	170	SU-3	Sud
4	170	SU-4	Sud
5	170	SU-5	Sud
6	170	SU-6	Sud
7	170	SU-7	Sud
8	170	SU-8	Sud
9	170	SU-9	Sud



10	170	SU-10	Sud
11	170	SU-11	Sud
12	170	SU-12	Sud
13	170	SU-14	Sud
14	170	SU-15	Sud
15	170	SU-16	Sud
16	170	SU-17	Sud
17	170	SU-18	Sud
18	170	SU-19	Sud
19	170	SU-20	Sud
20	170	SU-21	Sud
21	170	SU-22	Sud
22	170	SU-23	Sud
23	170	SU-24	Sud
24	170	SU-25	Sud
25	170	SU-26	Sud
26	170	SU-27	Sud
27	170	SU-28	Sud
28	170	SU-29	Sud
29	170	SU-30	Sud
30	170	SU-31	Sud
31	170	SU-32	Sud
32	170	SU-33	Sud
33	170	SU-34	Sud
34	170	SU-35	Sud
35	170	SU-36	Sud
36	170	SU-37	Sud
37	170	SU-38	Sud
38	170	SU-39	Sud
39	170	SU-40	Sud
40	170	SU-41	Sud
41	170	SU-42	Sud
42	170	SU-43	Sud
43	170	SU-44	Sud
44	170	SU-45	Sud
45	170	SU-46	Sud
46	170	SU-47	Sud
47	170	SU-48	Sud
48	170	SU-49	Sud
49	170	SU-50	Sud
50	170	SU-51	Sud
51	170	SU-52	Sud
52	170	SU-53	Sud

53	170	SU-54	Sud
54	170	SU-55	Sud
55	170	SU-56	Sud
56	170	SU-57	Sud
57	170	SU-58	Sud
58	170	SU-59	Sud
59	170	SU-60	Sud
60	170	SU-61	Sud
61	170	SU-62	Sud
62	170	SU-63	Sud
63	170	SU-64	Sud
64	170	SU-65	Sud
65	170	SU-66	Sud
66	170	SU-67	Sud
67	170	SU-68	Sud
68	170	SU-69	Sud
69	170	SU-70	Sud
70	170	SU-71	Sud
71	170	SU-72	Sud
72	170	SU-73	Sud
73	170	SU-74	Sud
74	170	SU-75	Sud
75	170	SU-76	Sud
76	170	SU-77	Sud
77	170	SU-78	Sud
78	170	SU-79	Sud
79	170	SU-80	Sud
80	170	SU-81	Sud
81	170	SU-82	Sud
82	170	SU-83	Sud
83	170	SU-84	Sud
84	170	SU-85	Man
85	170	SU-86	Man
86	170	SU-87	Man
87	170	SU-88	Sud
88	170	SU-89	Sud
89	170	SU-90	Sud
90	170	SU-91	Sud
91	170	SU-92	Man
92	170	SU-93	Sud
93	170	SU-94	P.S.
94	170	SU-95	Sud
95	170	SU-96	P.S.

## Schedule 29

## Abbreviations:

Nip for Nipissing

Sud for Sudbury

Tim for Timiskaming

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	59	TE-1	Nip, Tim & Sud
2	59	TE-2	Tim
3	59	TE-3	Tim
4	59	TE-4	Tim
5	59	TE-5	Tim
6	59	TE-6	Tim
7	59	TE-7	Tim
8	59	TE-8	Tim
9	59	TE-9	Tim
10	150	TE-11	Tim & Nip
11	59	TE-12	Tim & Nip
12	59	TE-13	Tim
13	59	TE-15	Tim & Nip
14	59	TE-16	Tim & Nip
15	59	TE-17	Tim & Nip
16	59	TE-19	Nip
17	59	TE-20	Nip
18	59	TE-21	Tim & Nip
19	59	TE-22	Nip
20	59	TE-23	Nip
21	59	TE-24	Nip
22	204	TE-26	Nip
23	70	TE-27	Nip
24	59	TE-28	Nip
25	59	TE-29	Nip
26	59	TE-31	Tim
27	70	TE-32	Nip
28	150	TE-33	Tim & Nip
29	174	TE-34	Tim

## Schedule 30

## Abbreviation:

T.B. for Thunder Bay

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	60	TR-1	T.B.
2	60	TR-2	T.B.
3	171	TR-3	T.B.
4	60	TR-4	T.B.
5	60	TR-5	T.B.
6	60	TR-6	T.B.

7	71	TR-7	T.B.
8	71	TR-8	T.B.
9	60	TR-9	T.B.
10	60	TR-10	T.B.
11	104	TR-11	T.B.
12	104	TR-12	T.B.
13	104	TR-13	T.B.
14	60	TR-14	T.B.
15	154	TR-15	T.B.
16	154	TR-16	T.B.
17	60	TR-17	T.B.
18	60	TR-18	T.B.
19	60	TR-19	T.B.
20	60	TR-20	T.B.
21	60	TR-21	T.B.
22	60	TR-22	T.B.
23	60	TR-23	T.B.
24	60	TR-26	T.B.
25	60	TR-27	T.B.
26	60	TR-28	T.B.
27	60	TR-29	T.B.
28	60	TR-30	T.B.
29	60	TR-31	T.B.
30	60	TR-32	T.B.
31	60	TR-33	T.B.
32	104	TR-64	T.B.
33	60	TR-73	T.B.

## Schedule 31

## Abbreviation:

T.B. for Thunder Bay

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	205	TB-04	T.B.
2	205	TB-10	T.B.
3	205	TB-12	T.B.
4	205	TB-13	T.B.
5	205	TB-14	T.B.
6	205	TB-15	T.B.
7	205	TB-16	T.B.
8	205	TB-17	T.B.
9	205	TB-21	T.B.
10	205	TB-22	T.B.
11	205	TB-23	T.B.
12	205	TB-24	T.B.
13	205	TB-25	T.B.

14	205	TB-26	T.B.
15	205	TB-29	T.B.
16	205	TB-30	T.B.
17	205	TB-31	T.B.
18	205	TB-33	T.B.
19	205	TB-34	T.B.
20	205	TB-35	T.B.
21	205	TB-36	T.B.
22	205	TB-38	T.B.
23	205	TB-41	T.B.
24	205	TB-42	T.B.
25	205	TB-43	T.B.
26	205	TB-44	T.B.
27	205	TB-45	T.B.
28	205	TB-46	T.B.
29	205	TB-47	T.B.
30	205	TB-48	T.B.
31	205	TB-49	T.B.
32	205	TB-50	T.B.
33	205	TB-51	T.B.
34	205	TB-52	T.B.
35	205	TB-53	T.B.
36	205	TB-54	T.B.
37	205	TB-55	T.B.
38	205	TB-56	T.B.
39	205	TB-59	T.B.
40	205	TB-60	T.B.
41	205	TB-62	T.B.
42	205	TB-63	T.B.
43	205	TB-64	T.B.
44	205	TB-66	T.B.
45	205	TB-67	T.B.
46	205	TB-68	T.B.
47	205	TB-69	T.B.
48	205	TB-70	T.B.
49	205	TB-71	T.B.
50	205	TB-72	T.B.
51	205	TB-73	T.B.
52	205	TB-74	T.B.
53	205	TB-75	T.B.
54	205	TB-76	T.B.
55	205	TB-77	T.B.
56	205	TB-78	T.B.
57	205	TB-79	T.B.

58	205	TB-80	T.B.
59	205	TB-81	T.B.
60	205	TB-82	T.B.
61	205	TB-83	T.B.
62	205	TB-84	T.B.
63	205	TB-85	T.B.
64	205	TB-86	T.B.
65	205	TB-87	T.B.
66	205	TB-88	T.B.
67	205	TB-89	T.B.
68	205	TB-90	T.B.
69	205	TB-91	T.B.
70	205	TB-92	T.B.
71	205	TB-93	T.B.
72	205	TB-94	T.B.
73	205	TB-95	T.B.
74	205	TB-96	T.B.
75	205	TB-97	T.B.
76	205	TB-98	T.B.
77	205	TB-99	T.B.
78	205	TB-100	T.B.
79	205	TB-101	T.B.
80	205	TB-103	T.B.
81	205	TB-104	T.B.
82	205	TB-105	T.B.
83	205	TB-106	T.B.
84	205	TB-107	T.B.
85	205	TB-108	T.B.
86	205	TB-109	T.B.
87	205	TB-113	T.B.
88	205	TB-114	T.B.
89	205	TB-115	T.B.
90	205	TB-117	T.B.
91	205	TB-118	T.B.
92	205	TB-119	T.B.
93	205	TB-120	T.B.
94	205	TB-121	T.B.
95	205	TB-123	T.B.
96	205	TB-124	T.B.
97	205	TB-125	T.B.
98	205	TB-126	T.B.
99	205	TB-128	T.B.
100	205	TB-129	T.B.
101	205	TB-131	T.B.



102	205	TB-132	T.B.
103	205	TB-133	T.B.
104	205	TB-134	T.B.
105	205	TB-135	T.B.
106	205	TB-136	T.B.
107	205	TB-137	T.B.
108	205	TB-139	T.B.
109	205	TB-140	T.B.
110	205	TB-141	T.B.
111	205	TB-142	T.B.
112	205	TB-143	T.B.
113	205	TB-144	T.B.
114	205	TB-145	T.B.
115	205	TB-147	T.B.
116	205	TB-148	T.B.
117	205	TB-149	T.B.
118	205	TB-150	T.B.
119	205	TB-151	T.B.
120	205	TB-152	T.B.
121	205	TB-153	T.B.
122	205	TB-154	T.B.
123	205	TB-157	T.B.
124	205	TB-158	T.B.
125	205	TB-159	T.B.
126	205	TB-161	T.B.
127	205	TB-162	T.B.
128	205	TB-163	T.B.
129	205	TB-164	T.B.
130	205	TB-165	T.B.
131	205	TB-166	T.B.
132	205	TB-170	T.B.
133	205	TB-172	T.B.
134	205	TB-173	T.B.
135	205	TB-176	T.B.
136	205	TB-184	T.B.
137	205	TB-193	T.B.
138	205	TB-194	T.B.

Schedule 32

**Abbreviations:**

Co for Cochrane

Sud for Sudbury

Tim for Timiskaming

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	152	TI-1	Sud & Tim

2	152	TI-2	Sud
3	152	TI-3	Tim
4	152	TI-4	Tim
5	152	TI-5	Sud & Tim
6	152	TI-6	Sud
7	152	TI-7	Sud
8	152	TI-8	Sud
9	152	TI-9	Sud & Tim
10	152	TI-10	Co
11	152	TI-11	Tim
12	152	TI-12	Tim
13	152	TI-13	Tim & Co
14	152	TI-14	Tim & Co
15	152	TI-15	Tim & Sud
16	152	TI-16	Tim & Sud
17	152	TI-17	Tim, Co & Sud
18	152	TI-18	Tim, Co & Sud
19	152	TI-19	Tim & Co
20	152	TI-20	Co
21	152	TI-21	Tim & Co
22	152	TI-22	Tim & Co
23	152	TI-23	Co
24	152	TI-24	Tim & Co
25	152	TI-25	Co
26	152	TI-26	Co
27	152	TI-27	Sud & Tim
28	152	TI-28	Co
29	152	TI-29	Sud & Co
30	152	TI-30	Sud & Tim
31	152	TI-31	Co
32	152	TI-32	Co
33	152	TI-33	Co
34	152	TI-34	Sud & Tim
35	152	TI-35	Co
36	152	TI-36	Co
37	152	TI-37	Co
38	152	TI-38	Co
39	152	TI-39	Co
40	152	TI-40	Co
41	152	TI-41	Co
42	152	TI-42	Sud & Co
43	152	TI-43	Co
44	152	TI-44	Co
45	152	TI-45	Tim

46	152	TI-46	Tim & Co
47	152	TI-47	Co
48	152	TI-48	Co
49	152	TI-49	Tim
50	152	TI-50	Co
51	152	TI-51	Sud
52	152	TI-53	Sud

Schedule 33

**Abbreviations:**

Fro for Frontenac

Has for Hastings

L&amp;A for Lennox and Addington

Lan for Lanark

Ren for Renfrew

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	153	TW-1	Has
2	153	TW-2	L&A
3	153	TW-3	Has
4	153	TW-4	Has
5	153	TW-5	Has
6	153	TW-6	Has
7	153	TW-7	Has
8	153	TW-8	Has
9	153	TW-9	L&A
10	153	TW-10	L&A
11	153	TW-11	L&A
12	153	TW-12	Has & L&A
13	153	TW-13	L&A
14	153	TW-14	L&A
15	153	TW-15	L&A
16	153	TW-16	L&A
17	153	TW-17	L&A
18	216	TW-18	L&A
19	153	TW-19	L&A
20	153	TW-20	L&A
21	153	TW-21	L&A
22	153	TW-22	L&A
23	153	TW-23	L&A
24	153	TW-26	Fro
25	153	TW-27	Fro
26	153	TW-28	L&A
27	153	TW-29	Fro
28	153	TW-30	Fro & L&A
29	153	TW-31	Fro
30	153	TW-32	Fro
31	153	TW-33	Fro & L&A

32	153	TW-34	Fro
33	153	TW-35	Fro
34	153	TW-36	Fro
35	153	TW-37	Fro
36	153	TW-38	Fro
37	153	TW-39	Fro
38	153	TW-41	Fro
39	153	TW-42	Fro
40	197	TW-44	Fro
41	153	TW-45	Fro
42	153	TW-46	Fro
43	153	TW-47	Fro, Lan & Ren
44	153	TW-48	Fro
45	153	TW-49	Fro
46	153	TW-50	Fro

Schedule 34

**Abbreviations:**

Al for Algoma

Sud for Sudbury

T.B. for Thunder Bay

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1	217	WA-1	T.B. & Al
2	217	WA-2	T.B. & Al
3	217	WA-3	Al
4	217	WA-4	Al
5	217	WA-5	Al & T.B.
6	217	WA-6	Al & T.B.
7	217	WA-7	T.B.
8	217	WA-8	T.B.
9	217	WA-9	T.B.
10	217	WA-10	T.B.
11	217	WA-11	T.B.
12	217	WA-12	Al & T.B.
13	217	WA-13	Al
14	217	WA-14	Al
15	217	WA-15	Al
16	217	WA-16	Al
17	217	WA-17	Al
18	217	WA-18	Al
19	217	WA-19	Al
20	217	WA-20	Al
21	217	WA-21	Al
22	217	WA-22	Al
23	217	WA-23	Al
24	217	WA-24	Al

25	217	WA-25	AI
26	217	WA-26	AI
27	217	WA-27	AI
28	217	WA-28	AI
29	217	WA-29	AI & T.B.
30	217	WA-30	T.B.
31	217	WA-31	T.B.
32	217	WA-32	T.B.
33	217	WA-33	T.B.
34	217	WA-34	T.B.
35	217	WA-35	T.B. & AI
36	217	WA-36	T.B. & AI
37	217	WA-37	T.B. & AI
38	217	WA-38	AI
39	217	WA-39	AI
40	217	WA-40	AI
41	217	WA-41	AI
42	217	WA-42	AI
43	217	WA-43	AI
44	217	WA-44	AI
45	217	WA-45	AI
46	217	WA-46	AI
47	217	WA-47	AI
48	217	WA-48	AI
49	217	WA-49	AI
50	217	WA-50	AI
51	217	WA-51	T.B.
52	217	WA-52	AI & T.B.
53	217	WA-53	AI
54	217	WA-54	AI
55	217	WA-55	AI
56	217	WA-56	AI
57	217	WA-57	AI
58	217	WA-58	AI
59	217	WA-59	AI
60	217	WA-60	AI
61	217	WA-61	AI
62	217	WA-62	AI
63	217	WA-63	AI
64	217	WA-64	AI
65	217	WA-65	AI
66	217	WA-66	AI
67	217	WA-67	AI. & T.B.
68	217	WA-68	T.B. & AI

69	217	WA-69	T.B.
70	217	WA-70	T.B.
71	217	WA-71	AI & T.B.
72	217	WA-72	AI
73	217	WA-73	AI
74	217	WA-74	AI
75	217	WA-75	AI
76	217	WA-76	AI
77	217	WA-77	AI
78	217	WA-78	AI
79	217	WA-79	AI & Sud
80	217	WA-80	AI
81	217	WA-81	AI
82	217	WA-82	AI
83	217	WA-83	AI
84	217	WA-84	AI
85	217	WA-85	AI
86	217	WA-86	AI
87	217	WA-87	AI
88	217	WA-88	AI
89	217	WA-89	AI & Sud
90	217	WA-90	AI & Sud
91	217	WA-91	AI
92	217	WA-92	AI
93	217	WA-93	AI
94	217	WA-94	AI
95	217	WA-95	AI
96	217	WA-96	AI
97	217	WA-97	AI
98	217	WA-98	AI
99	217	WA-99	AI
100	217	WA-100	AI
101	217	WA-101	AI
102	217	WA-102	AI & Sud
103	217	WA-103	AI & Sud
104	217	WA-104	AI
105	217	WA-105	AI
106	217	WA-106	AI
107	217	WA-107	AI
108	217	WA-108	AI
109	217	WA-109	AI
110	217	WA-110	AI
111	217	WA-111	AI
112	217	WA-113	AI



113	217	WA-114	AI
114	217	WA-115	AI
115	217	WA-116	AI
116	217	WA-121	AI & Sud
117	217	WA-122	T.B.
118	217	WA-123	T.B.
119	217	WA-124	T.B.
120	217	WA-125	T.B.
121	217	WA-126	T.B.
122	217	WA-127	T.B.
123	217	WA-128	T.B.
124	217	WA-129	T.B.
125	217	WA-130	T.B.
126	217	WA-131	T.B.
127	217	WA-132	T.B.
128	217	WA-133	T.B.
129	217	WA-134	T.B.
130	217	WA-135	T.B.
131	217	WA-136	T.B.
132	217	WA-137	T.B.
133	217	WA-138	T.B.
134	217	WA-139	T.B.
135	217	WA-140	T.B.
136	217	WA-141	T.B.
137	217	WA-142	T.B.
138	217	WA-143	T.B.
139	217	WA-144	T.B.
140	217	WA-145	T.B.
141	217	WA-146	T.B.
142	217	WA-147	T.B.
143	217	WA-148	T.B.
144	217	WA-149	T.B.
145	217	WA-150	T.B.
146	217	WA-151	T.B.
147	217	WA-152	T.B.
148	217	WA-153	T.B.
149	217	WA-154	T.B.
150	217	WA-155	T.B.
151	217	WA-156	T.B.
152	217	WA-157	T.B.
153	217	WA-158	T.B.
154	217	WA-159	T.B.
155	217	WA-160	T.B.
156	217	WA-161	T.B.

157	217	WA-162	T.B.
158	217	WA-163	T.B.
159	217	WA-164	T.B.
160	217	WA-165	AI
161	217	WA-166	AI
162	217	WA-167	AI
163	217	WA-168	AI
164	217	WA-169	AI
165	217	WA-170	AI
166	217	WA-171	AI
167	217	WA-172	AI
168	217	WA-173	AI
169	217	WA-174	AI
170	217	WA-175	AI
171	217	WA-176	AI
172	217	WA-177	AI
173	217	WA-178	AI
174	217	WA-179	AI
175	217	WA-180	AI
176	217	WA-181	AI
177	217	WA-182	AI
178	217	WA-183	AI
179	217	WA-184	AI
180	217	WA-185	AI
181	217	WA-186	AI

## PART 2 BLACK BEAR MANAGEMENT AREAS

2. Part of Ontario is divided into those black bear management areas (BMAs) shown outlined in black on the maps filed in the office of the Director of the Fish and Wildlife Branch of the Ministry of Natural Resources at Peterborough under the numbers in Column 1 of each Schedule and the areas are designated by the initials and numbers in Column 2 of each Schedule identifying the administration district or area of the Ministry and the wildlife management unit in which they are situated and the area.

### Schedule 1

#### Abbreviations:

RL for Red Lake

SL for Sioux Lookout

ITEM	COLUMN 1	COLUMN 2
1	21	RL-01C-01
2	21	RL-01C-02
3	21	RL-01C-03
4	21	RL-01C-04
5	22A	RL-01C-05
6	22	RL-01C-06
7	21A	RL-01C-07

8	21	RL-01C-08
9	21	RL-01C-09
10	30	RL-01C-10
11	22, 30	RL-01C-11
12	30	RL-01C-12
13	30	RL-01C-13
14	30	RL-01C-14
15	22	RL-01C-15
16	22	RL-01C-16
17	31	SL-01C-17
18	23	SL-01C-18
19	23	SL-01C-19
20	23, 24	SL-01C-20
21	31	SL-01C-21
22	32A	SL-01C-22
23	21A	RL-01C-23
24	22A	RL-01C-24
25	24A	SL-01C-25
26	21B	RL-01C-26

Schedule 2

**Abbreviations:**  
KE for Kenora  
RL for Red Lake

ITEM	COLUMN 1	COLUMN 2
1	21, 29	RL-02-01
2	29	RL-02-02
3	29	RL-02-03
4	29	RL-02-04
5	29	RL-02-05
6	29E	RL-02-06
7	29	RL-02-07
8	29A	RL-02-08
9	29	RL-02-09
10	29	RL-02-10
11	29	RL-02-11
12	29	RL-02-12
13	29	RL-02-13
14	29D	RL-02-15
15	29	RL-02-16
16	29, 38A	RL-02-18
17	38G	KE-02-19
18	29, 38E	RL-02-20
19	38A	RL-02-21
20	38A	RL-02-22

21	38A	RL-02-23
22	30	RL-02-24
23	30	RL-02-25
24	38G	KE-02-26
25	38G	KE-02-27
26	38G	KE-02-28
27	38G	KE-02-29
28	38G	KE-02-30
29	38G	KE-02-33
30	38C	RL-02-37
31	38F	RL-02-38

Schedule 3

**Abbreviations:**  
KE for Kenora  
RL for Red Lake

ITEM	COLUMN 1	COLUMN 2
1	30	RL-03-01
2	30	RL-03-02
3	30	RL-03-03
4	30	RL-03-04
5	29, 30	RL-03-05
6	30	RL-03-06
7	30	RL-03-07
8	30	RL-03-08
9	30	RL-03-09
10	30	RL-03-11
11	30	RL-03-12
12	30	RL-03-13
13	30	RL-03-14
14	30	RL-03-15
15	30	RL-03-16
16	30	RL-03-18
17	30	RL-03-19
18	29	RL-03-21
19	29A, 30C, 38D, 39H	RL-03-22
20	30, 39B	RL-03-23
21	30, 39B	RL-03-24
22	30, 39B	RL-03-25
23	30, 39B	RL-03-26
24	30	RL-03-27
25	30, 39B	RL-03-28
26	30	RL-03-29
27	38A, 39B	RL-03-30
28	39B	RL-03-31
29	39B	RL-03-32

30	39B	RL-03-33
31	38A	RL-03-34
32	38A, 39B	RL-03-35
33	38A	RL-03-36
34	38A	RL-03-37
35	39B	RL-03-38
36	39B	RL-03-39
37	39B	RL-03-40
38	39B	RL-03-41
39	39B	RL-03-42
40	39B	RL-03-43
41	38G	KE-03-44
42	38G	KE-03-45
43	38G	KE-03-46
44	38G	KE-03-47
45	38G	KE-03-48
46	38C, 39F	RL-03-51
47	38C, 39F	RL-03-52
48	30B	RL-03-53
49	30B, 39G	RL-03-54
50	30C	RL-03-55
51	39H	RL-03-56
52	39O	RL-03-57
53	30D	RL-03-58
54	30E	RL-03-59
55	30I	RL-03-61
56	29B, 30I	RL-03-62
57	38H, 39S	KE-03-63
58	30J	RL-03-64

## Schedule 4

## Abbreviations:

RL for Red Lake

SL for Sioux Lookout

ITEM	COLUMN 1	COLUMN 2
1	30	RL-04-01
2	30, 39B	RL-04-02
3	30	RL-04-03
4	39B	RL-04-04
5	39B	RL-04-05
6	30L, 39U	RL-04-06
7	39B	RL-04-07
8	39B	RL-04-08
9	39B	RL-04-09
10	39B	RL-04-10

11	39B	RL-04-11
12	39B	RL-04-12
13	39B	RL-04-13
14	39D	RL-04-14
15	39A	SL-04-17
16	39A	SL-04-18
17	39A	SL-04-19
18	39A	SL-04-20
19	39L	RL-04-21
20	39A	SL-04-22
21	39A	SL-04-23
22	39A	SL-04-24
23	39A, 40A	SL-04-25
24	39A	SL-04-26
25	39A	SL-04-27
26	39A, 40A	SL-04-28
27	39A, 40A	SL-04-29
28	39E	SL-04-30
29	39A, 40A	SL-04-31
30	30H	SL-04-33
31	30H, 39N	SL-04-34
32	40A	SL-04-35
33	40A	SL-04-36
34	40A	SL-04-37
35	40A	SL-04-38
36	40A	SL-04-39
37	40A	SL-04-40
38	40A	SL-04-41
39	40A	SL-04-42
40	40A	SL-04-43
41	40A	SL-04-44
42	40A	SL-04-45
43	40A	SL-04-46
44	40A	SL-04-47
45	40A	SL-04-48
46	40A	SL-04-49
47	40A	SL-04-50
48	30K, 39T	SL-04-51
49	39E	SL-04-52
50	39E	SL-04-53
51	39L, 40G	RL-04-54
52	39E	SL-04-55
53	30B, 39G	RL-04-56
54	39I	SL-04-57



55	39L, 40G	SL-04-58
56	40K	SL-04-59
57	39R	SL-04-60

**Schedule 5****Abbreviations:**

DR for Dryden

IG for Ignace

KE for Kenora

RL for Red Lake

SL for Sioux Lookout

ITEM	COLUMN 1	COLUMN 2
1	39P	DR-05-01
2	39P	DR-05-03
3	39P	DR-05-04
4	39P	DR-05-05
5	39B	RL-05-08
6	39P, 48L	DR-05-09
7	39P	DR-05-10
8	39P	DR-05-13
9	39P	DR-05-14
10	39P	DR-05-16
11	39P	DR-05-17
12	39P	DR-05-18
13	39P	DR-05-19
14	39P	DR-05-20
15	39S	DR-05-21
16	39P	DR-05-22
17	39S	DR-05-23
18	39P	DR-05-24
19	39P	DR-05-26
20	39C, 48A	DR-05-28
21	39C, 48A	DR-05-30
22	39C, 48A	DR-05-31
23	39C, 48A	DR-05-32
24	39P	DR-05-33
25	39P	DR-05-36
26	39P	DR-05-37
27	39P	DR-05-38
28	39S	DR-05-39
29	39P	DR-05-41
30	39P	DR-05-43
31	39P	DR-05-44
32	39P	DR-05-46
33	39P	DR-05-47
34	39P	DR-05-48

35	39P	DR-05-49
36	39P	DR-05-50
37	39P	DR-05-51
38	39P	DR-05-52
39	39C	DR-05-53
40	39P	DR-05-54
41	39C	DR-05-55
42	39C, 48A	DR-05-56
43	39C	DR-05-57
44	39C	DR-05-58
45	39C	DR-05-59
46	39C	DR-05-60
47	39C	DR-05-61
48	39C	DR-05-62
49	39Q, 48M	DR-05-63
50	39C	SL-05-64
51	48A	DR-05-65
52	48A	DR-05-66
53	48A	DR-05-67
54	48A	DR-05-68
55	48A	DR-05-69
56	48A	DR-05-70
57	48A	DR-05-71
58	39P	KE-05-73
59	39A, 48C	SL-05-74
60	39A, 48C, 49A	SL-05-75
61	48C	SL-05-77
62	48C	SL-05-78
63	48C, 49A	SL-05-79
64	48C, 49A	SL-05-80
65	48N	SL-05-82
66	48C	SL-05-83
67	48N	SL-05-84
68	48J	IG-05-86
69	48J	IG-05-87
70	48J	IG-05-88
71	48N, 49K	IG-05-89
72	48J	IG-05-90
73	39B	RL-05-91
74	39B	RL-05-92
75	39B	RL-05-93
76	39B	RL-05-94
77	39B	RL-05-95
78	39B	RL-05-96

79	39B	RL-05-97
80	39B	RL-05-98
81	39A	SL-05-102
82	39A	SL-05-103
83	39A, 40A	SL-05-104
84	39A, 48C	SL-05-105
85	39A, 40A	SL-05-106
86	39A	SL-05-107
87	39A	SL-05-108
88	39A, 40A	SL-05-109
89	39A, 40A	SL-05-110
90	39A, 48C	SL-05-111
91	39A, 40A	SL-05-112
92	39A, 40A	SL-05-113
93	39A, 40A, 49A	SL-05-116
94	40L, 49A	SL-05-117
95	40A, 49A	SL-05-118
96	40A, 49A	SL-05-119
97	40A, 49A	SL-05-120
98	40A, 49A	SL-05-121
99	40A, 49A	SL-05-122
100	49A	SL-05-123
101	49A	SL-05-124
102	49A	SL-05-125
103	49A	SL-05-126
104	40A	SL-05-127
105	40A, 49A	SL-05-129
106	40A	SL-05-130
107	40A	SL-05-131
108	40A	SL-05-132
109	40A	SL-05-133
110	40A	SL-05-134
111	40A	SL-05-135
112	40A	SL-05-136
113	40A	SL-05-137
114	40A	SL-05-138
115	39C	SL-05-139
116	40J, 49F	IG-05-140
117	49F	IG-05-141
118	48J, 49F	IG-05-142
119	39P	KE-05-143
120	38H, 39P	KE-05-144
121	39M	RL-05-145

## Schedule 6

**Abbreviations:**  
DR for Dryden  
KE for Kenora

ITEM	COLUMN 1	COLUMN 2
1	38G	KE-06-01
2	38G	KE-06-02
3	38G	KE-06-03
4	38G	KE-06-04
5	38G	KE-06-05
6	38G	KE-06-06
7	38G	KE-06-07
8	38G, 47D	KE-06-08
9	38G	KE-06-13
10	38G	KE-06-14
11	38G	KE-06-15
12	38G	KE-06-16
13	38G	KE-06-17
14	38G	KE-06-18
15	38G, 47D	KE-06-19
16	38G, 47D	KE-06-24
17	38G, 47D	KE-06-25
18	38G, 47D	KE-06-26
19	38G	KE-06-27
20	38H, 39S	KE-06-28
21	38H, 39P, 47D, 48L	KE-06-30
22	39P	DR-06-32
23	39P	DR-06-33
24	39P, 48L	DR-06-34
25	38G, 47D	KE-06-35
26	38G	KE-06-36

## Schedule 7

**Abbreviation:**  
KE for Kenora

ITEM	COLUMN 1	COLUMN 2
1	47D	KE-07A-02
2	47D	KE-07A-03
3	47D	KE-07A-05
4	47D	KE-07A-06
5	47D	KE-07A-07
6	47D	KE-07A-08
7	47D	KE-07A-09
8	47D	KE-07A-10

9	47D	KE-07A-12
10	47D	KE-07A-15
11	47D	KE-07A-16
12	47D	KE-07A-17
13	47D	KE-07A-18
14	47D	KE-07A-20
15	47D	KE-07A-21
16	47D	KE-07A-22
17	47D	KE-07A-26
18	47D	KE-07A-27

**Schedule 8****Abbreviations:**

DR for Dryden  
FF for Fort Frances  
KE for Kenora

ITEM	COLUMN 1	COLUMN 2
1	38G, 47D	KE-07B-01
2	47D	KE-07B-04
3	47D	KE-07B-05
4	47D	KE-07B-07
5	47D	KE-07B-13
6	47D	KE-07B-15
7	47D	KE-07B-16
8	47D	KE-07B-17
9	47D	KE-07B-19
10	47D	KE-07B-23
11	47D	KE-07B-32
12	47D, 48L	KE-07B-36
13	47D	KE-07B-37
14	47D	KE-07B-38
15	47D	KE-07B-39
16	47D	KE-07B-40
17	47D, 48L	KE-07B-41
18	47D	KE-07B-43
19	47D	KE-07B-45
20	47D	KE-07B-46
21	47D	KE-07B-47
22	47D	KE-07B-48
23	47D	KE-07B-49
24	47D	KE-07B-51
25	47D, 48L	KE-07B-54
26	48L	KE-07B-56
27	47D	KE-07B-60
28	47D	KE-07B-62
29	47D	KE-07B-63

30	48L	KE-07B-65
31	47D, 48L	KE-07B-66
32	47D, 48L	KE-07B-67
33	47D	KE-07B-72
34	47D	KE-07B-74
35	47D, 48L	KE-07B-76
36	47D, 48L	KE-07B-79
37	47D	KE-07B-84
38	47D, 48L	KE-07B-85
39	47D, 48L	KE-07B-87
40	47D	KE-07B-88
41	47D, 48L	KE-07B-89
42	47	FF-07B-92
43	47	FF-07B-93
44	47C, 48I	FF-07B-94
45	47, 48B	FF-07B-96
46	48B	FF-07B-97
47	47	FF-07B-98
48	47, 56A	FF-07B-99
49	47, 56A, 57C	FF-07B-100
50	48A	DR-07B-101
51	48A, 56, 57	DR-07B-102
52	48A	DR-07B-104
53	48A	DR-07B-105
54	48A	DR-07B-106
55	48A	DR-07B-107
56	56A	FF-07B-110
57	48E	KE-07B-112
58	47D	KE-07B-115
59	47D, 48L	KE-07B-116
60	47D	KE-07B-117
61	47D	KE-07B-118

**Schedule 9****Abbreviations:**

DR for Dryden  
FF for Fort Frances  
KE for Kenora

ITEM	COLUMN 1	COLUMN 2
1	48A	DR-08-01
2	48F	DR-08-02
3	48F	DR-08-03
4	48A	DR-08-04
5	48F	DR-08-05
6	48A	DR-08-06
7	48A	DR-08-07



8	48A	DR-08-08
9	48A	DR-08-09
10	48A	DR-08-10
11	48A	DR-08-11
12	48A	DR-08-12
13	48A	DR-08-13
14	48A	DR-08-14
15	48A	DR-08-15
16	48A	DR-08-16
17	48A	DR-08-17
18	48A	DR-08-18
19	48A	DR-08-19
20	48A	DR-08-20
21	48A	DR-08-21
22	48A	DR-08-22
23	48K	DR-08-23
24	48A	DR-08-24
25	48A	DR-08-25
26	48A	DR-08-26
27	48A	DR-08-27
28	48A	DR-08-28
29	48A	DR-08-29
30	48A	DR-08-30
31	48A	DR-08-31
32	48A	DR-08-32
33	39J, 48F	DR-08-33
34	48A	DR-08-34
35	39C, 48A	DR-08-35
36	39C, 48A	DR-08-36
37	39Q, 48M	DR-08-37
38	48A	DR-08-39
39	48F	DR-08-41
40	48A	DR-08-42
41	48A	DR-08-43
42	48A	DR-08-44
43	48A	DR-08-45
44	48A	DR-08-46
45	48A	DR-08-47
46	48A	DR-08-48
47	48A	DR-08-49
48	48M	DR-08-50
49	48L	KE-08-51
50	48L	KE-08-52
51	48B	FF-08-53

52	48B	FF-08-54
53	48B	FF-08-55
54	48B	FF-08-56
55	48B	FF-08-57
56	48L	KE-08-58

## Schedule 10

## Abbreviations:

DR for Dryden  
 FF for Fort Frances  
 IG for Ignace  
 KE for Kenora

ITEM	COLUMN 1	COLUMN 2
1	48L	KE-09A-02
2	48L	KE-09A-05
3	47D, 48L	KE-09A-06
4	48L	KE-09A-10
5	47D, 48L	KE-09A-11
6	48L	KE-09A-12
7	48L	KE-09A-14
8	48L	KE-09A-15
9	48A	DR-09A-17
10	48A	DR-09A-18
11	48A	DR-09A-19
12	48A	DR-09A-20
13	48A	DR-09A-21
14	48A	DR-09A-22
15	48A	DR-09A-23
16	48A	DR-09A-24
17	48B	FF-09A-26
18	48B	FF-09A-27
19	48B	FF-09A-28
20	48B	FF-09A-29
21	48B	FF-09A-30
22	48B	FF-09A-31
23	48B	FF-09A-32
24	48B	FF-09A-33
25	48B	FF-09A-34
26	48B	FF-09A-35
27	48B	FF-09A-36
28	48B	FF-09A-37
29	48B	FF-09A-38
30	48B	FF-09A-39
31	48J	IG-09A-40
32	48B	IG-09A-41
33	48J	IG-09A-42

34	48J	IG-09A-43
35	48L	KE-09A-114

**Schedule 11****Abbreviation:**

FF for Fort Frances

ITEM	COLUMN 1	COLUMN 2
1	48B	FF-09B-01
2	48B, 57A	FF-09B-02
3	48B	FF-09B-03
4	48B	FF-09B-04
5	48B, 57A	FF-09B-05
6	48B, 57A	FF-09B-06
7	48B, 57F	FF-09B-07
8	57F	FF-09B-09
9	57E	FF-09B-11
10	57A	FF-09B-12
11	48B, 57A	FF-09B-13
12	48B	FF-09B-14
13	48B, 57A	FF-09B-15
14	57A	FF-09B-16
15	57A	FF-09B-17
16	57A	FF-09B-18
17	57A	FF-09B-19
18	57A	FF-09B-20
19	48B, 57A	FF-09B-21
20	48B, 57A	FF-09B-22
21	48B, 57A	FF-09B-23
22	57A	FF-09B-24
23	57A	FF-09B-25
24	57A	FF-09B-26
25	57A	FF-09B-27
26	48B, 57A	FF-09B-28
27	57A	FF-09B-29

**Schedule 12****Abbreviations**

FF for Fort Frances

ITEM	COLUMN 1	COLUMN 2
1	56A	FF-10-01
2	56A	FF-10-02
3	56A	FF-10-03
4	56A	FF-10-04
5	56A	FF-10-05

6	56A, 57C	FF-10-06
7	56A, 57C	FF-10-07
8	56A, 57C	FF-10-08
9	56A, 57E	FF-10-10
10	57C	FF-10-11

**Schedule 13****Abbreviations:**

AT for Atikokan

FF for Fort Frances

ITEM	COLUMN 1	COLUMN 2
1	57A	FF-11A-01
2	57A	FF-11A-02
3	57A	FF-11A-03
4	57D	FF-11A-04
5	57A	FF-11A-06
6	57A	FF-11A-07
7	57A	FF-11A-08
8	57A	FF-11A-09
9	57B	AT-11A-11
10	57B	AT-11A-12
11	57B	AT-11A-13
12	57B	AT-11A-14
13	57B	AT-11A-15
14	57B	AT-11A-16
15	57B, 58	AT-11A-17
16	57B, 58	AT-11A-18
17	58	AT-11A-19
18	58	AT-11A-20
19	58	AT-11A-21
20	58	AT-11A-22
21	58	AT-11A-23
22	57G	AT-11A-24

**Schedule 14****Abbreviation:**

TB for Thunder Bay

ITEM	COLUMN 1	COLUMN 2
1	58C	TB-11B-01
2	58D	TB-11B-02
3	58D, 59H	TB-11B-03
4	58C, 59H	TB-11B-04
5	58D	TB-11B-05
6	58C	TB-11B-09

## Schedule 15

Abbreviations:  
AT for Atikokan  
FF for Fort Frances  
IG for Ignace  
TB for Thunder Bay

ITEM	COLUMN 1	COLUMN 2
1	48B	FF-12A-01
2	49F	IG-12A-02
3	48J, 49F	IG-12A-03
4	48J	IG-12A-04
5	48J, 49F	IG-12A-05
6	48J, 49F	IG-12A-06
7	49F	IG-12A-07
8	49F	IG-12A-08
9	49F	IG-12A-09
10	49F	IG-12A-10
11	49F	IG-12A-11
12	49F	IG-12A-12
13	49F	IG-12A-13
14	49F	IG-12A-14
15	49F	IG-12A-15
16	48D, 49C	AT-12A-16
17	48D, 49C	AT-12A-17
18	49C	AT-12A-18
19	49C, 58	AT-12A-19
20	49C	AT-12A-20
21	49C	AT-12A-21
22	49C	AT-12A-22
23	49C	AT-12A-23
24	49C	AT-12A-24
25	49I	AT-12A-25
26	49C	AT-12A-26
27	49C	AT-12A-27
28	49I	TB-12A-31

## Schedule 16

Abbreviations:  
AT for Atikokan  
FF for Fort Frances  
TB for Thunder Bay

ITEM	COLUMN 1	COLUMN 2
1	48B, 57A	FF-12B-01
2	48B, 57A	FF-12B-02
3	48B, 57A	FF-12B-03
4	57A	FF-12B-04
5	57A	FF-12B-05
6	48D, 49C, 57B, 58	AT-12B-06

7	57B, 58	AT-12B-07
8	57B, 58	AT-12B-08
9	57B, 58	AT-12B-09
10	49C, 58	AT-12B-10
11	58	AT-12B-11
12	58	AT-12B-12
13	58	AT-12B-13
14	49C, 58	AT-12B-14
15	58	AT-12B-15
16	49C, 58	AT-12B-16
17	58	AT-12B-17
18	58	AT-12B-18
19	49C, 58	AT-12B-20
20	58	AT-12B-21
21	58	AT-12B-22
22	58	AT-12B-23
23	49I, 58C	TB-12B-25
24	49I, 58C	TB-12B-27
25	49I, 58C	TB-12B-29
26	58C	TB-12B-30
27	58C	TB-12B-32
28	58C	TB-12B-33
29	49J, 58D	TB-12B-34
30	58C	TB-12B-35
31	59H	TB-12B-36
32	58D	TB-12B-38
33	58C	TB-12B-40
34	58C, 59H	TB-12B-42

## Schedule 17

Abbreviations:  
NG for Nipigon  
TB for Thunder Bay

ITEM	COLUMN 1	COLUMN 2
1	59H	TB-13-02
2	50H, 59I	TB-13-03
3	50B, 59I	TB-13-04
4	50	NG-13-05
5	50A, 59B	NG-13-06
6	50A, 59B	NG-13-07
7	50A, 59D	NG-13-08
8	59B	NG-13-09
9	59E	TB-13-13
10	59	TB-13-14
11	59E	TB-13-15
12	58C	TB-13-16



13	58C	TB-13-17
14	58C, 59H	TB-13-18
15	59	TB-13-19
16	58B	TB-13-20
17	58D	TB-13-22
18	59I	TB-13-23
19	59A	TB-13-24
20	59	TB-13-25
21	58	TB-13-26
22	59F	TB-13-27
23	58	TB-13-28
24	58, 59A	TB-13-29
25	59	TB-13-30
26	59I	TB-13-31
27	58D	TB-13-32

Schedule 18

**Abbreviation:**

NG for Nipigon

ITEM	COLUMN 1	COLUMN 2
1	59D	NG-14-01
2	59J	NG-14-02
3	59, 60	NG-14-03
4	59, 60	NG-14-04

Schedule 19

**Abbreviations:**

IG for Ignace

SL for Sioux Lookout

TB for Thunder Bay

ITEM	COLUMN 1	COLUMN 2
1	48J, 49F	IG-15A-01
2	49F	IG-15A-03
3	49F	IG-15A-04
4	49F	IG-15A-05
5	49F	IG-15A-06
6	49F	IG-15A-07
7	49F	IG-15A-08
8	49F	IG-15A-09
9	49F	IG-15A-10
10	49F	IG-15A-11
11	49F	IG-15A-12
12	49F	IG-15A-13
13	49F	IG-15A-14
14	40J	IG-15A-15
15	40J	IG-15A-16
16	40J, 49F	IG-15A-17

17	40J, 49F	IG-15A-18
18	40J, 49F	IG-15A-19
19	40J, 49F	IG-15A-20
20	49F	IG-15A-21
21	49F	IG-15A-22
22	49F	IG-15A-23
23	49F	IG-15A-24
24	49F	IG-15A-25
25	49F	IG-15A-26
26	49F	IG-15A-27
27	49F	IG-15A-28
28	49F	IG-15A-29
29	49F	IG-15A-30
30	49F	IG-15A-31
31	49F	IG-15A-32
32	40J	IG-15A-33
33	40J	IG-15A-34
34	40J, 49F	IG-15A-35
35	40J	IG-15A-36
36	40J, 49F	IG-15A-37
37	49F	IG-15A-38
38	49F	IG-15A-39
39	40J, 49F	IG-15A-40
40	49F	IG-15A-41
41	49F	IG-15A-42
42	49F	IG-15A-43
43	49F	IG-15A-44
44	40J	IG-15A-45
45	40J, 49F	IG-15A-46
46	40J	IG-15A-47
47	40J	IG-15A-48
48	40J, 49F	IG-15A-49
49	40J	IG-15A-50
50	40J, 49F	IG-15A-51
51	49F	IG-15A-52
52	49A	SL-15A-53
53	49A	SL-15A-54
54	49A	SL-15A-55
55	49A	SL-15A-56
56	49A	SL-15A-57
57	49F	IG-15A-58
58	49F	IG-15A-59
59	49F	IG-15A-60
60	49F	IG-15A-61

61	49F	IG-15A-62
62	49F	IG-15A-63
63	40J, 49F	IG-15A-64
64	49F	IG-15A-65
65	49F	IG-15A-66
66	49F	IG-15A-67
67	49F	IG-15A-68
68	49F	IG-15A-69
69	49C	TB-15A-70
70	49C	TB-15A-71
71	49C	TB-15A-72
72	49J	TB-15A-73
73	49C	TB-15A-74
74	49I	TB-15A-75
75	49I	TB-15A-76
76	49I	TB-15A-77
77	49I	TB-15A-78
78	49F	IG-15A-79

Schedule 20

**Abbreviations:**  
 NG for Nipigon  
 TB for Thunder Bay

ITEM	COLUMN 1	COLUMN 2
1	41D, 50H	TB-15B-02
2	41	TB-15B-03
3	41A	TB-15B-06
4	41D, 50H	TB-15B-07
5	50	TB-15B-08
6	49J, 50H	TB-15B-09
7	50H	TB-15B-10
8	49G	TB-15B-12
9	49J, 50H	TB-15B-14
10	50H	TB-15B-15
11	49C, 50	TB-15B-17
12	50	TB-15B-18
13	49I	TB-15B-20
14	49C	TB-15B-22
15	49J, 50H	TB-15B-24
16	50H	TB-15B-25
17	50B	TB-15B-27
18	50H	TB-15B-28
19	50A	NG-15B-30
20	50F	NG-15B-31
21	50	NG-15B-32

22	49I	TB-15B-33
23	49I	TB-15B-34
24	49J	TB-15B-35
25	49I, 50E, 58C, 59H	TB-15B-37
26	49I, 50E, 58C, 59H	TB-15B-38
27	50A	NG-15B-42
28	50F	NG-15B-43
29	50J	NG-15B-44
30	50A	NG-15B-45
31	50I	NG-15B-46
32	50A	TB-15B-47
33	41A	NG-15B-48
34	50E, 59H	TB-15B-49
35	41C	TB-15B-50
36	49J	TB-15B-52
37	50H	TB-15B-53
38	49J	TB-15B-54

Schedule 21

**Abbreviations:**  
 RL for Red Lake  
 SL for Sioux Lookout

ITEM	COLUMN 1	COLUMN 2
1	30	RL-16A-01
2	31	SL-16A-02
3	30	RL-16A-03
4	30	RL-16A-04
5	30G	SL-16A-05
6	30	SL-16A-06
7	30	RL-16A-07
8	30	RL-16A-08
9	30	SL-16A-09
10	30	SL-16A-10
11	30	RL-16A-11
12	30	SL-16A-12
13	31	SL-16A-13
14	31	SL-16A-14
15	31	SL-16A-15
16	31	SL-16A-16
17	31	SL-16A-17
18	31	SL-16A-18
19	32A	SL-16A-19
20	32A	SL-16A-20
21	30	RL-16A-21
22	30	RL-16A-22
23	30	RL-16A-23

24	31	SL-16A-24
25	31	SL-16A-25
26	30A	SL-16A-26
27	30G	RL-16A-27
28	30G	RL-16A-28

**Schedule 22****Abbreviation:**

SL for Sioux Lookout

ITEM	COLUMN 1	COLUMN 2
1	40A	SL-16B-01
2	40A	SL-16B-02
3	40A	SL-16B-03
4	40A	SL-16B-04
5	40A	SL-16B-05
6	40A	SL-16B-06
7	40A	SL-16B-07
8	40A	SL-16B-08
9	40A	SL-16B-09
10	40A	SL-16B-10
11	40A	SL-16B-11
12	40A	SL-16B-12
13	40A	SL-16B-13
14	40A	SL-16B-14
15	40A	SL-16B-15
16	40A	SL-16B-16
17	40A	SL-16B-17
18	40A	SL-16B-18
19	40H	SL-16B-20
20	40A	SL-16B-21
21	40E	SL-16B-22
22	40A	SL-16B-23
23	40A	SL-16B-24
24	40A	SL-16B-25
25	40A	SL-16B-26
26	31, 40A	SL-16B-27
27	31, 40A	SL-16B-28
28	40A	SL-16B-29
29	32A	SL-16B-30
30	40D	SL-16B-31
31	31A, 40D	SL-16B-32
32	40D	SL-16B-33
33	40D	SL-16B-34
34	40E	SL-16B-35
35	40E	SL-16B-36

36	40F	SL-16B-37
37	40F	SL-16B-38
38	40K	SL-16B-39

**Schedule 23****Abbreviations:**

GE for Geraldton

NG for Nipigon

TB for Thunder Bay

ITEM	COLUMN 1	COLUMN 2
1	32B	GE-16C-01
2	41	TB-16C-08
3	41C	TB-16C-09
4	41	TB-16C-10
5	41C	TB-16C-12
6	41A	NG-16C-13
7	41C	TB-16C-14
8	41	TB-16C-15
9	41	TB-16C-16
10	41	NG-16C-17
11	41	TB-16C-19
12	41A	TB-16C-20
13	41D	TB-16C-21
14	41A	TB-16C-22
15	41A	TB-16C-23
16	41D	TB-16C-24

**Schedule 24****Abbreviation:**

GE for Geraldton

ITEM	COLUMN 1	COLUMN 2
1	32B	GE-17-01
2	32B	GE-17-02

**Schedule 25****Abbreviations:**

GE for Geraldton

NG for Nipigon

ITEM	COLUMN 1	COLUMN 2
1	42B	GE-18A-06
2	42B	GE-18A-07
3	42D	GE-18A-08
4	42B	GE-18A-09
5	42D	GE-18A-10
6	42B	GE-18A-11
7	42B	GE-18A-12
8	42B	GE-18A-13
9	42B	GE-18A-14
10	42B	GE-18A-15



11	42B	GE-18A-17
12	42B	GE-18A-18
13	42B	GE-18A-19
14	42B	GE-18A-20
15	42A	NG-18A-21

Schedule 26

**Abbreviations:**  
HE for Hearst  
GE for Geraldton

ITEM	COLUMN 1	COLUMN 2
1	42B, 43B	GE-18B-01
2	43B	GE-18B-02
3	43C, 52G	HE-18B-03

Schedule 27

**Abbreviations:**  
GE for Geraldton  
NG for Nipigon

ITEM	COLUMN 1	COLUMN 2
1	42C, 51D	NG-19-01
2	51	NG-19-02
3	51	NG-19-03
4	51	NG-19-04
5	51	NG-19-05
6	51D	NG-19-06
7	51	NG-19-07
8	51D	NG-19-08
9	42B	GE-19-16
10	42B	GE-19-17
11	42B, 51B	GE-19-18
12	42B	GE-19-19
13	42B	GE-19-20
14	42B, 43B, 51B, 52D	GE-19-21
15	42B, 51B	GE-19-22
16	42B, 51B	GE-19-23
17	51B	GE-19-24
18	51B	GE-19-25
19	51B	GE-19-26
20	51B	GE-19-27
21	51B	GE-19-28
22	42B, 51H	GE-19-29
23	42B, 51B	GE-19-30
24	42B, 51B	GE-19-31
25	51B	GE-19-32
26	51B	GE-19-33
27	51B, 52D	GE-19-34

28	51B, 52D	GE-19-35
29	42B, 43B, 52D	GE-19-36
30	52D	GE-19-37
31	52D	GE-19-38
32	51B	GE-19-39
33	42B, 52D	GE-19-41
34	42B	GE-19-42
35	42B, 43B	GE-19-43
36	51B	GE-19-44

Schedule 28

**Abbreviations:**  
GE for Geraldton  
NG for Nipigon  
TR for Terrace Bay

ITEM	COLUMN 1	COLUMN 2
1	51D	NG-21A-01
2	50A, 51D	NG-21A-03
3	51D	NG-21A-04
4	50	NG-21A-05
5	50A, 51D	NG-21A-06
6	50A, 51D	NG-21A-07
7	50A, 51D	NG-21A-08
8	51D	NG-21A-09
9	50A	NG-21A-10
10	51	NG-21A-12
11	51D	NG-21A-13
12	50	NG-21A-14
13	50	NG-21A-15
14	50, 51, 59, 60	NG-21A-16
15	59, 60	NG-21A-17
16	51B	GE-21A-26
17	51B	GE-21A-27
18	51B	GE-21A-28
19	51B	GE-21A-29
20	51B	GE-21A-30
21	51B	GE-21A-31
22	51B	GE-21A-32
23	51B	GE-21A-33
24	51H	GE-21A-34
25	51H	GE-21A-35
26	51H	GE-21A-36
27	51H	GE-21A-37
28	60	TR-21A-51
29	60	TR-21A-52
30	51C, 60B	TR-21A-54

31	51, 60	TR-21A-55
32	51E, 60	TR-21A-56
33	60	TR-21A-57
34	51, 60	TR-21A-58
35	51, 60	TR-21A-59
36	51G, 60C	TR-21A-60
37	51C	TR-21A-61
38	51C, 52E	TR-21A-62
39	51C	TR-21A-63
40	51G	TR-21A-64
41	51E	TR-21A-66
42	51E, 60B	TR-21A-67
43	60B	TR-21A-68
44	60B	TR-21A-69
45	51G	TR-21A-70
46	60D	TR-21A-71

Schedule 29

**Abbreviations:**

GE for Geraldton  
HE for Hearst  
TR for Terrace Bay  
WA for Wawa

ITEM	COLUMN 1	COLUMN 2
1	51B	GE-21B-01
2	51B, 52D	GE-21B-02
3	52D	GE-21B-03
4	51B, 52D	GE-21B-04
5	51C, 52E	GE-21B-05
6	52D	GE-21B-06
7	51F, 52F	TR-21B-07
8	51C, 52E	TR-21B-26
9	52E	TR-21B-27
10	52E	TR-21B-28
11	52E	TR-21B-29
12	52E	TR-21B-30
13	51C, 52E	TR-21B-31
14	51C, 52E, 60A, 61D	TR-21B-32
15	60C	TR-21B-33
16	60, 61B	TR-21B-34
17	60, 61B	TR-21B-35
18	60, 61B	TR-21B-36
19	61B	TR-21B-37
20	61B	TR-21B-38
21	60, 61B	WA-21B-51
22	61B	WA-21B-52

23	52A, 61B	WA-21B-53
24	53, 61B	WA-21B-54
25	61B	WA-21B-55
26	61B	WA-21B-56
27	61B	WA-21B-57
28	61B	WA-21B-58
29	52E	TR-21B-65
30	52H	HE-21B-66
31	52I	HE-21B-67
32	52A	HE-21B-76
33	52A	HE-21B-77
34	52A	HE-21B-78
35	52A	HE-21B-79
36	52A	HE-21B-80
37	52A	HE-21B-81
38	52A	HE-21B-82
39	52A	HE-21B-83
40	52A, 61B	HE-21B-84
41	52A	HE-21B-85
42	52A	HE-21B-86
43	52A, 61B	HE-21B-87
44	61B	HE-21B-88
45	52C	HE-21B-89

Schedule 30

**Abbreviations:**

HE for Hearst  
WA for Wawa

ITEM	COLUMN 1	COLUMN 2
1	53	HE-22-01
2	52B	HE-22-02
3	52B	HE-22-03
4	52B	HE-22-04
5	52B	HE-22-05
6	52B	HE-22-06
7	52B	HE-22-07
8	52B	HE-22-08
9	52B	HE-22-09
10	52B	HE-22-10
11	52B, 61A	HE-22-11
12	52B, 61A	HE-22-12
13	61E	WA-22-13
14	61A	HE-22-15
15	61E	WA-22-16
16	61A	HE-22-17
17	61A	HE-22-18

18	52B	HE-22-19
19	52B	HE-22-20
20	52B	HE-22-21
21	52B	HE-22-22
22	61A	WA-22-26
23	61A	WA-22-27
24	61E	WA-22-28
25	61A	WA-22-29
26	61A	WA-22-30
27	61A	WA-22-31
28	61A	WA-22-32
29	61A	WA-22-33
30	61A	WA-22-34
31	61A	WA-22-35
32	61A	WA-22-36
33	61A	WA-22-37
34	61A	WA-22-38
35	61A	WA-22-39
36	61E	WA-22-40

Schedule 31

**Abbreviations:**  
 CP for Chapleau  
 HE for Hearst  
 KA for Kapuskasing

ITEM	COLUMN 1	COLUMN 2
1	53	HE-23-01
2	53	HE-23-02
3	53	HE-23-03
4	53	HE-23-04
5	52B, 53	HE-23-05
6	53, 62	HE-23-06
7	53, 62	HE-23-07
8	62	HE-23-08
9	53I	HE-23-09
10	53F	KA-23-13
11	53, 62	KA-23-14
12	53, 62	KA-23-15
13	53M, 62I	KA-23-16
14	53F	KA-23-17
15	53J, 62H	KA-23-18
16	62E	KA-23-20
17	62	CP-23-21
18	62	CP-23-22
19	62	CP-23-23
20	53D	KA-23-24

Schedule 32

**Abbreviations:**  
 CC for Cochrane  
 HE for Hearst  
 KA for Kapuskasing  
 MO for Moosonee

ITEM	COLUMN 1	COLUMN 2
1	52B	HE-24-01
2	52B	HE-24-02
3	52B	HE-24-03
4	52B	HE-24-04
5	43, 44, 52B, 53	HE-24-05
6	44, 52B, 53	HE-24-06
7	53	HE-24-07
8	53	HE-24-08
9	53	HE-24-09
10	53	HE-24-10
11	53	KA-24-16
12	44	KA-24-17
13	53	KA-24-18
14	53	KA-24-19
15	53L	KA-24-20
16	53E	KA-24-21
17	53E, 54B	KA-24-22
18	53G, 54D	KA-24-23
19	44A, 53K	KA-24-24
20	44, 53A, 54E	CC-24-31
21	54	CC-24-32
22	45B, 54E	CC-24-33
23	45	MO-24-37

Schedule 33

**Abbreviations:**  
 MO for Moosonee  
 HE for Hearst

ITEM	COLUMN 1	COLUMN 2
1	45	MO-25-01
2	36B	MO-25-02
3	36B	MO-25-03
4	43A	HE-25-06

Schedule 34

**Abbreviations:**  
 CC for Cochrane  
 MO for Moosonee

ITEM	COLUMN 1	COLUMN 2
1	45	MO-26-01
2	45A	CC-26-06
3	45A	CC-26-07



4	45A	CC-26-09
5	45	CC-26-10
6	45	CC-26-11
7	45A	CC-26-12
8	46	CC-26-13
9	46	CC-26-14
10	45A, 54	CC-26-15
11	45	CC-26-16
12	45	CC-26-17
13	45	CC-26-18
14	45, 54	CC-26-19
15	45	CC-26-20
16	45, 54	CC-26-21
17	45, 54	CC-26-22
18	45, 54	CC-26-23
19	45, 54	CC-26-24
20	45, 54	CC-26-25
21	54	CC-26-26
22	45, 54	CC-26-27
23	45, 46A, 54C, 55B	CC-26-28
24	55	CC-26-29
25	54	CC-26-30
26	54	CC-26-31
27	54	CC-26-32
28	54	CC-26-33
29	54	CC-26-34
30	54, 55	CC-26-35
31	54	CC-26-36
32	54	CC-26-37
33	54	CC-26-38
34	55	CC-26-39
35	54A	CC-26-40
36	54	CC-26-41
37	54	CC-26-42
38	54	CC-26-43
39	54	CC-26-44
40	54	CC-26-45
41	54	CC-26-46
42	54	CC-26-47
43	54	CC-26-48
44	54, 55	CC-26-49
45	54	CC-26-50
46	54	CC-26-51

47	54	CC-26-52
48	54	CC-26-53
49	54, 55	CC-26-54
50	54	CC-26-55
51	54	CC-26-56
52	54	CC-26-57
53	54	CC-26-58
54	54	CC-26-59
55	54, 55	CC-26-60
56	55	CC-26-61
57	54A	CC-26-62
58	54	CC-26-63
59	54	CC-26-64
60	54	CC-26-65
61	54	CC-26-66
62	54	CC-26-67
63	54A	CC-26-68
64	54	CC-26-69
65	54	CC-26-70
66	54	CC-26-71
67	54A	CC-26-72

## Schedule 35

**Abbreviation:**  
CC for Cochrane

ITEM	COLUMN 1	COLUMN 2
1	54	CC-27-01
2	54	CC-27-02
3	54A	CC-27-03
4	54	CC-27-04
5	54	CC-27-05
6	54	CC-27-06
7	54	CC-27-07
8	54	CC-27-08
9	54	CC-27-09
10	54, 63	CC-27-10
11	54	CC-27-11
12	54, 63	CC-27-13
13	55D, 64E	CC-27-14
14	54, 63	CC-27-15
15	55, 64	CC-27-16
16	63, 64	CC-27-17
17	63A	CC-27-19
18	54	CC-27-20

19	54	CC-27-21
20	63H	CC-27-22
21	54E, 55C	CC-27-23

Schedule 36

**Abbreviations:**

CC for Cochrane

KL for Kirkland Lake

TE for Temagami

ITEM	COLUMN 1	COLUMN 2
1	63	CC-28-01
2	63	KL-28-07
3	63	KL-28-08
4	63, 64	KL-28-09
5	63	KL-28-10
6	63	KL-28-12
7	63E	KL-28-13
8	63	KL-28-14
9	64D	KL-28-16
10	63E, 67	KL-28-17
11	63	KL-28-18
12	63C, 64B	KL-28-19
13	64B, 68D	KL-28-20
14	63	KL-28-21
15	63	KL-28-22
16	63C, 64B, 68D	KL-28-23
17	64B, 68D	KL-28-25
18	64, 68A	KL-28-26
19	63, 64, 67, 68A	KL-28-27
20	63, 67	KL-28-28
21	63C, 67B	KL-28-30
22	67J	KL-28-33
23	67J	KL-28-34
24	67B	KL-28-35
25	68D	KL-28-36
26	64B, 68D	KL-28-37
27	68A	KL-28-38
28	67	KL-28-40
29	67J	KL-28-41
30	67	KL-28-42
31	67	KL-28-43
32	67	KL-28-44
33	67B, 68D	KL-28-46
34	67, 68A	KL-28-47
35	67, 68B	TE-28-64
36	68B	TE-28-65

37	68B	TE-28-66
38	68C	TE-28-67
39	68C	TE-28-68
40	68C	TE-28-69
41	64B, 68D	KL-28-70

Schedule 37

**Abbreviations:**

GO for Gogama

KL for Kirkland Lake

TI for Timmins

ITEM	COLUMN 1	COLUMN 2
1	63	TI-29-02
2	63B	TI-29-04
3	63F, 67I	TI-29-07
4	63	TI-29-08
5	63F	TI-29-10
6	63	TI-29-11
7	63	TI-29-12
8	63	TI-29-13
9	63	TI-29-14
10	63	KL-29-26
11	63	KL-29-27
12	63	KL-29-28
13	63, 67	KL-29-29
14	63, 67	KL-29-30
15	63	KL-29-31
16	63, 67	KL-29-32
17	63	KL-29-33
18	63, 67	KL-29-34
19	67	KL-29-35
20	63, 67	KL-29-36
21	67	KL-29-37
22	67	KL-29-38
23	67	KL-29-39
24	67	KL-29-40
25	63, 67	GO-29-48
26	67	GO-29-49
27	67	GO-29-50
28	67	GO-29-51
29	67K	GO-29-52
30	67	GO-29-53
31	67	GO-29-54
32	67	GO-29-56
33	67	GO-29-57
34	67	GO-29-58

35	67K	GO-29-59
36	67	GO-29-60
37	67	GO-29-61
38	67	GO-29-62
39	67	GO-29-63
40	67H	GO-29-65

Schedule 38

**Abbreviations:**

CC for Cochrane  
 CP for Chapleau  
 KA for Kapuskasing  
 TI for Timmins

ITEM	COLUMN 1	COLUMN 2
1	53D, 62A	KA-30-01
2	53, 54, 62C, 63	KA-30-02
3	53F, 62F	KA-30-03
4	53H, 62G	KA-30-04
5	54	CC-30-06
6	54	CC-30-07
7	54	CC-30-08
8	54, 63	CC-30-09
9	54A	CC-30-10
10	63G	CC-30-11
11	54, 63	CC-30-12
12	54	CC-30-13
13	63	CC-30-14
14	63A	CC-30-15
15	63G	CC-30-16
16	62	CP-30-21
17	62	CP-30-22
18	62E	CP-30-23
19	62	CP-30-24
20	62E	CP-30-25
21	62	CP-30-26
22	62E	CP-30-27
23	62	CP-30-28
24	62	CP-30-29
25	62	CP-30-30
26	62	CP-30-31
27	62	CP-30-32
28	62, 63	TI-30-41
29	63	TI-30-42
30	63	TI-30-43
31	63	TI-30-44
32	63	TI-30-45

33	63	TI-30-46
34	63F	TI-30-47
35	63D	TI-30-48
36	63	TI-30-49
37	63	TI-30-50

Schedule 39

**Abbreviations:**

CP for Chapleau  
 GO for Gogama  
 TI for Timmins

ITEM	COLUMN 1	COLUMN 2
1	62, 63	TI-31-01
2	62	CP-31-06
3	62	CP-31-07
4	62E	CP-31-10
5	62	CP-31-11
6	62E	CP-31-12
7	62	CP-31-13
8	62	CP-31-14
9	62E	CP-31-16
10	62, 66C	CP-31-17
11	62, 66G	CP-31-18
12	62B	CP-31-19
13	62	CP-31-20
14	62	CP-31-21
15	62	CP-31-22
16	62, 66C	CP-31-23
17	62B	CP-31-24
18	62	CP-31-25
19	62	CP-31-26
20	66G	CP-31-27
21	62, 66C	CP-31-28
22	62, 66C	CP-31-30
23	66G	CP-31-31
24	66C	CP-31-32
25	66C	CP-31-33
26	62, 66C	CP-31-35
27	66C	CP-31-36
28	62, 66C	CP-31-37
29	66C	CP-31-38
30	66G	CP-31-40
31	66G	CP-31-42
32	66C	CP-31-43
33	62, 63, 66C, 67	CP-31-45
34	66C	CP-31-47



35	62D	CP-31-48
36	63, 64, 66C, 67	GO-31-52
37	63, 64, 67	GO-31-53
38	63, 64, 67	GO-31-54
39	66C, 67H	GO-31-55
40	66C	GO-31-56
41	66C	GO-31-58
42	67	GO-31-59
43	67	GO-31-60
44	67	GO-31-61
45	67	GO-31-62
46	66C, 67	GO-31-63
47	67H	GO-31-64

Schedule 40

**Abbreviations:**  
CP for Chapleau  
WA for Wawa

ITEM	COLUMN 1	COLUMN 2
1	61C	WA-32-01
2	61C	WA-32-02
3	61C	WA-32-03
4	61C	WA-32-04
5	61C	WA-32-05
6	61C	WA-32-06
7	61C	WA-32-07
8	61C	WA-32-08
9	61C	WA-32-09
10	61C	WA-32-10
11	61C	WA-32-11
12	61C	WA-32-12
13	61C	WA-32-13
14	61C	WA-32-14
15	61C	WA-32-15
16	61C	WA-32-16
17	61C	WA-32-17
18	61C	WA-32-18
19	61C, 62	WA-32-19
20	61C	WA-32-20
21	61C	WA-32-21
22	61C, 65B	WA-32-22
23	61C, 62, 65B	WA-32-23
24	61C, 65B	WA-32-24
25	61C	WA-32-25
26	61C, 65B	WA-32-26

27	61C	WA-32-27
28	61C, 65B	WA-32-28
29	61C, 65B	WA-32-29
30	65B	WA-32-30
31	61C, 65A	WA-32-31
32	65B	WA-32-32
33	65B	WA-32-33
34	65B, 66B	CP-32-34
35	62E, 66G	CP-32-35
36	66B	CP-32-36
37	66G	CP-32-37
38	66B	CP-32-39
39	66G	CP-32-40

Schedule 41

**Abbreviation:**  
WA for Wawa

ITEM	COLUMN 1	COLUMN 2
1	60, 61C	WA-33-01
2	61C	WA-33-02
3	61C	WA-33-03
4	61C	WA-33-04
5	61C	WA-33-05
6	61C	WA-33-06
7	61C	WA-33-07
8	61C	WA-33-08
9	61C	WA-33-09
10	61C	WA-33-10
11	61C, 65B	WA-33-11
12	61C, 65B	WA-33-12
13	61C, 65B	WA-33-13

Schedule 42

**Abbreviation:**  
WA for Wawa

ITEM	COLUMN 1	COLUMN 2
1	65B	WA-34-01
2	65B	WA-34-02
3	65B	WA-34-03
4	65B	WA-34-04
5	65B	WA-34-05
6	65B	WA-34-06
7	65B	WA-34-07
8	65B	WA-34-08

**Schedule 43****Abbreviations:**

BL for Blind River

CP for Chapleau

SS for Sault Ste. Marie

WA for Wawa

ITEM	COLUMN 1	COLUMN 2
1	65A	WA-35-01
2	65A	WA-35-02
3	65A, 66A	CP-35-03
4	65A	WA-35-04
5	66A	CP-35-05
6	65A	WA-35-06
7	66A	CP-35-07
8	65A, 66A	CP-35-08
9	65A	WA-35-09
10	66A	CP-35-10
11	66A	CP-35-11
12	66G	CP-35-12
13	66A	CP-35-13
14	66A	CP-35-14
15	65A	WA-35-15
16	66A	CP-35-16
17	66A	CP-35-18
18	65A	WA-35-19
19	65A	WA-35-20
20	66G	CP-35-21
21	66A	SS-35-22
22	65A	WA-35-23
23	65A, 66A	WA-35-24
24	66A	CP-35-25
25	66A	CP-35-26
26	65A, 66A	WA-35-27
27	66A	CP-35-28
28	66A	CP-35-29
29	65A, 66A	SS-35-30
30	66A	SS-35-31
31	66A	BL-35-32
32	65A	SS-35-33
33	66A	BL-35-34
34	66A, 70A	SS-35-35
35	66A, 70A	SS-35-36
36	65A, 66A, 69, 70A	SS-35-37
37	66A	BL-35-38
38	66A	BL-35-39
39	66A	BL-35-40

40	70A	BL-35-41
41	70A	SS-35-42
42	70A	SS-35-43
43	65A	WA-35-44
44	66B	BL-35-45

**Schedule 44****Abbreviations:**

BL for Blind River

SS for Sault Ste. Marie

ITEM	COLUMN 1	COLUMN 2
1	65A	SS-36-01
2	65A, 69	SS-36-02
3	65A	SS-36-03
4	65A	SS-36-04
5	65A, 69	SS-36-05
6	65A, 69	SS-36-06
7	69	SS-36-07
8	70A	SS-36-08
9	70A	BL-36-09
10	70A	BL-36-10
11	70A	SS-36-11
12	69	SS-36-12
13	69, 70A	SS-36-13
14	70A	SS-36-14
15	70A	BL-36-15
16	70A	SS-36-16
17	70A	BL-36-17
18	70A	SS-36-18
19	70A	BL-36-19
20	70A	BL-36-20
21	70D	BL-36-21
22	70A	BL-36-22
23	70G	BL-36-23
24	70D	BL-36-24

**Schedule 45****Abbreviations:**

BL for Blind River

EP for Espanola

ITEM	COLUMN 1	COLUMN 2
1	70B	BL-37-01
2	70B	BL-37-02
3	70B	BL-37-03
4	70B	BL-37-04
5	70B	BL-37-05

6	70B	BL-37-06
7	70B	BL-37-07
8	70B	BL-37-08
9	70B	BL-37-09
10	70B	BL-37-10
11	70B	BL-37-11
12	70B	BL-37-12
13	70B	BL-37-13
14	70B	BL-37-14
15	70B	BL-37-15
16	70B	BL-37-16
17	70B	BL-37-17
18	70B	BL-37-18
19	70B	BL-37-19
20	70B	BL-37-20
21	70B	BL-37-21
22	70B	BL-37-22
23	70B	BL-37-23
24	70B	BL-37-24
25	70B	BL-37-25
26	70B	BL-37-26
27	70B	BL-37-27
28	70B	BL-37-28
29	70B	BL-37-29
30	70H	BL-37-30
31	70B	BL-37-32
32	70I	BL-37-33
33	70B	BL-37-34
34	70B	BL-37-35
35	70B	BL-37-36
36	70B	BL-37-37
37	70B	BL-37-38
38	70B	EP-37-39
39	70J	EP-37-40
40	70B	EP-37-41
41	70B, 71A	EP-37-42
42	71A	EP-37-43
43	70B	EP-37-44
44	70B, 71A	EP-37-45
45	70B	EP-37-46
46	70B	EP-37-47
47	70A	EP-37-48

## Schedule 46

**Abbreviations:**  
 BL for Blind River  
 CP for Chapleau  
 EP for Espanola  
 GO for Gogama  
 SU for Sudbury

ITEM	COLUMN 1	COLUMN 2
1	66B	CP-38-01
2	66G	CP-38-02
3	66B	CP-38-03
4	66B	CP-38-04
5	66G, 67	CP-38-05
6	66B	CP-38-06
7	66B	CP-38-07
8	66B	CP-38-08
9	66B	CP-38-09
10	66G	CP-38-10
11	66B, 67	CP-38-11
12	66B	CP-38-12
13	66B	CP-38-13
14	66B	CP-38-15
15	66B	CP-38-16
16	66B	CP-38-18
17	66G	CP-38-19
18	66G	CP-38-20
19	66B	CP-38-21
20	66G	CP-38-22
21	66B	CP-38-23
22	66B	CP-38-24
23	66B, 67	CP-38-25
24	66E, 67C, 71H	CP-38-26
25	66B	BL-38-27
26	66B	BL-38-28
27	66B	BL-38-29
28	66B	BL-38-30
29	66B	BL-38-31
30	66B	BL-38-32
31	66B	BL-38-33
32	66B	BL-38-34
33	66B	BL-38-36
34	66B	BL-38-37
35	66B	BL-38-38



36	66H, 70I	BL-38-39
37	66B, 70C	BL-38-41
38	66B, 70C	BL-38-42
39	66B, 70C	BL-38-43
40	66B, 70C	BL-38-44
41	66B, 70C	BL-38-45
42	66B, 70C	BL-38-46
43	66B, 70C	BL-38-47
44	66B, 70C	BL-38-48
45	70C	BL-38-49
46	66B	EP-38-50
47	66B, 70C	EP-38-51
48	66B, 70C	EP-38-52
49	70C	BL-38-53
50	70C	BL-38-54
51	70C	EP-38-55
52	70C	EP-38-56
53	66B, 70C	EP-38-57
54	66F, 67D, 70C, 71A	EP-38-58
55	67E, 71I	SU-38-59
56	71A	SU-38-61
57	70C	BL-38-62
58	70C	BL-38-63
59	70C	EP-38-64
60	70F	EP-38-65
61	70E, 71F	EP-38-67
62	70C, 71A	EP-38-68
63	71A	EP-38-69
64	70C	BL-38-70
65	70C	BL-38-71
66	70C	BL-38-72
67	70C	EP-38-74
68	70C	BL-38-76
69	70C	EP-38-77
70	70C	EP-38-78
71	70E, 71F	EP-38-79
72	71A	EP-38-80
73	70C	BL-38-81
74	70C	EP-38-82
75	66B	BL-38-83
76	66G	CP-38-84
77	67F	GO-38-85

## Schedule 47

## Abbreviations:

EP for Espanola

GO for Gogama

SU for Sudbury

ITEM	COLUMN 1	COLUMN 2
1	67	GO-39-01
2	67	GO-39-02
3	67	GO-39-03
4	67, 71A	GO-39-04
5	67	GO-39-05
6	67, 71A	GO-39-06
7	67E, 71I	SU-39-07
8	67, 71A	SU-39-08
9	67, 71A	SU-39-09
10	67, 71A	SU-39-10
11	67, 71A	SU-39-11
12	67, 71A	SU-39-12
13	71A	SU-39-13
14	71A	SU-39-14
15	71A	SU-39-15
16	71A	SU-39-16
17	71A	SU-39-17
18	71A	SU-39-18
19	71A	EP-39-19
20	71A	EP-39-20
21	71A	EP-39-21
22	71A	EP-39-22
23	71A	EP-39-23
24	71A	SU-39-24
25	71A	SU-39-25
26	71A	EP-39-26
27	71A	SU-39-27

## Schedule 48

## Abbreviations:

GO for Gogama

KL for Kirkland Lake

NB for North Bay

SU for Sudbury

TE for Temagami

ITEM	COLUMN 1	COLUMN 2
1	63, 67	KL-40-01
2	67	KL-40-02
3	67	KL-40-03
4	67G	KL-40-04

5	67	KL-40-05
6	67	KL-40-06
7	67	KL-40-07
8	67	KL-40-09
9	67	KL-40-10
10	67	KL-40-11
11	67	KL-40-12
12	67	KL-40-13
13	67G	KL-40-14
14	67	KL-40-15
15	67	KL-40-16
16	67G	KL-40-17
17	67	KL-40-18
18	67	KL-40-19
19	67	GO-40-21
20	67	GO-40-22
21	67	GO-40-23
22	67	GO-40-24
23	67	GO-40-25
24	67	GO-40-27
25	67	GO-40-28
26	67	GO-40-29
27	67H	GO-40-30
28	67	SU-40-36
29	67, 71A	SU-40-37
30	67, 68B	TE-40-41
31	67, 68B	TE-40-42
32	67	TE-40-43
33	67, 68B	TE-40-44
34	68B	TE-40-45
35	67, 68B	TE-40-46
36	68B	TE-40-47
37	67	TE-40-48
38	67	TE-40-49
39	67, 71A	TE-40-50
40	67, 68B, 71B, 72	TE-40-51
41	68B, 72	TE-40-52
42	68B	TE-40-53
43	71B, 72	TE-40-54
44	68F, 72F	TE-40-55
45	68B, 72	TE-40-56
46	68B	TE-40-57
47	68F, 72F	TE-40-58
48	72F	TE-40-59

49	72	TE-40-60
50	72	TE-40-61
51	72	TE-40-62
52	72	TE-40-63
53	72C	TE-40-64
54	68E, 72C	TE-40-65
55	71E, 72B	NB-40-66
56	72	NB-40-67
57	67A	TE-40-69

## Schedule 49

## Abbreviations:

GO for Gogama  
 NB for North Bay  
 SU for Sudbury  
 TE for Temagami

ITEM	COLUMN 1	COLUMN 2
1	67	GO-41-01
2	67	GO-41-02
3	67	SU-41-03
4	67	GO-41-04
5	67	GO-41-05
6	67	GO-41-06
7	67, 71A	SU-41-07
8	67, 71A	SU-41-08
9	71B	NB-41-09
10	67, 71B	TE-41-10
11	67, 71B	NB-41-11
12	71B	TE-41-12
13	71A	SU-41-13
14	71A	SU-41-14
15	71A	SU-41-15
16	71B	NB-41-16
17	71B	TE-41-18
18	72B	NB-41-19
19	71A	SU-41-20
20	71A	SU-41-21
21	71B	NB-41-22
22	71E	NB-41-23
23	71E	NB-41-24
24	71B	NB-41-25
25	71B	NB-41-26
26	72	NB-41-28
27	72E	NB-41-30
28	72, 71B	NB-41-31
29	71A	SU-41-32

30	71E	NB-41-33
31	71B	NB-41-34
32	71B	NB-41-35
33	71B, 72	NB-41-36
34	72	NB-41-37
35	72B	NB-41-38
36	72B	NB-41-39
37	71A	SU-41-40
38	71A	SU-41-41
39	71A	SU-41-42
40	71B	NB-41-43
41	71B	NB-41-44
42	71B, 72	NB-41-45
43	72	NB-41-46
44	72	NB-41-47
45	72B	NB-41-49
46	71B	NB-41-50
47	72	NB-41-51
48	72	NB-41-52
49	72B	NB-41-53
50	71B	NB-41-54
51	71B, 72	NB-41-55
52	72	NB-41-56
53	72B	NB-41-57
54	72G	NB-41-59
55	72	NB-41-61
56	71B	TE-41-62

**Schedule 50****Abbreviations:**

EP for Espanola  
 NB for North Bay  
 SU for Sudbury  
 BL for Blind River

ITEM	COLUMN 1	COLUMN 2
1	71A	SU-42-01
2	71A	SU-42-02
3	71A	SU-42-03
4	71A	SU-42-04
5	71A	EP-42-05
6	71A	SU-42-06
7	71A	SU-42-07
8	71A	SU-42-08
9	71A	SU-42-09
10	71A	SU-42-10
11	71A	SU-42-11

12	71A	SU-42-12
13	70K, 71J	EP-42-13
14	71A	EP-42-14
15	71A	SU-42-15
16	71A	SU-42-16
17	71A	SU-42-17
18	71E	NB-42-18
19	72B	NB-42-19
20	71E, 72B	NB-42-21
21	70B	EP-42-22
22	70B	EP-42-23
23	71A	EP-42-25
24	71A	EP-42-26
25	71A	EP-42-27
26	71A	EP-42-28
27	71A	EP-42-29
28	71A	SU-42-30
29	71A	SU-42-31
30	71A	SU-42-32
31	71A	SU-42-33
32	71A	SU-42-34
33	71A	SU-42-35
34	71A	SU-42-36
35	71A	SU-42-37
36	71A	SU-42-38
37	71A	SU-42-39
38	71E	NB-42-40
39	71A	EP-42-42
40	71A	EP-42-43
41	71A	EP-42-44
42	71A	EP-42-45
43	71A	EP-42-46
44	71A, 75	SU-42-47
45	71A, 75	SU-42-48
46	71A, 75	SU-42-49
47	71A	SU-42-50
48	71A	SU-42-51
49	71A	SU-42-52
50	71A	SU-42-53
51	71A	SU-42-54
52	71A	SU-42-55
53	71A	SU-42-56
54	71A	SU-42-57
55	71A	SU-42-59



56	71C	EP-42-60
57	70D	BL-42-61

**Schedule 51**

**Abbreviation:**  
EP for Espanola

ITEM	COLUMN 1	COLUMN 2
1	74, 75	EP-43B-01

**Schedule 52**

**Abbreviations:**  
PS for Parry Sound  
SU for Sudbury

ITEM	COLUMN 1	COLUMN 2
1	71A, 75	SU-46-01
2	75	SU-46-02
3	71A, 75	SU-46-03
4	71A, 75	SU-46-04
5	71A, 75	PS-46-06
6	75A	PS-46-07
7	75	PS-46-09
8	75	PS-46-10
9	75	PS-46-11
10	75	PS-46-12
11	75	PS-46-13
12	75	PS-46-14
13	75	PS-46-15
14	75A, 76H	PS-46-16
15	75A, 76H, 80D	PS-46-17
16	76A	PS-46-19

**Schedule 53**

**Abbreviations:**  
NB for North Bay  
PS for Parry Sound

ITEM	COLUMN 1	COLUMN 2
1	71A, 75	PS-47-01
2	71A, 75	PS-47-02
3	75	PS-47-03
4	71G, 75A, 76H	PS-47-05
5	71A	PS-47-06
6	71A, 72	NB-47-07
7	71A, 75, 72, 76F	PS-47-08
8	72, 75, 76F	PS-47-09
9	75	PS-47-10
10	75A	PS-47-11
11	75	PS-47-12

12	75	PS-47-14
13	75, 76A	PS-47-15
14	76A	PS-47-16
15	76A	PS-47-17
16	71E, 72B	NB-47-18
17	72B	NB-47-21
18	72, 76F	NB-47-22
19	72, 76F	NB-47-23
20	72, 76F	NB-47-24

**Schedule 54**

**Abbreviations:**  
BR for Bracebridge  
NB for North Bay  
PE for Pembroke

ITEM	COLUMN 1	COLUMN 2
1	72	NB-48-01
2	72, 76B	NB-48-02
3	72	NB-48-03
4	72	NB-48-04
5	72	NB-48-05
6	72	NB-48-06
7	72	PE-48-07
8	72	PE-48-08
9	72	PE-48-09
10	72D, 73A	PE-48-10
11	72, 73	PE-48-11
12	73	PE-48-12
13	73A	PE-48-14
14	72, 73, 77A	PE-48-15
15	77A	PE-48-16
16	77F	PE-48-17
17	76B	BR-48-19

**Schedule 55**

**Abbreviation:**  
PS for Parry Sound

ITEM	COLUMN 1	COLUMN 2
1	75	PS-49-01
2	75	PS-49-02
3	75	PS-49-03
4	75	PS-49-04
5	75, 76A	PS-49-05
6	76A	PS-49-06
7	75, 76A	PS-49-07
8	76A	PS-49-08
9	76H	PS-49-09

## Schedule 56

**Abbreviation:**

BR for Bracebridge

ITEM	COLUMN 1	COLUMN 2
1	76B	BR-50-01
2	76B	BR-50-02
3	76K	BR-50-03
4	76K	BR-50-04
5	76B	BR-50-05
6	76B	BR-50-07
7	76B	BR-50-08
8	76B	BR-50-09
9	76B	BR-50-10
10	76B	BR-50-11
11	76B	BR-50-12
12	76B	BR-50-13

## Schedule 57

**Abbreviations:**

BR for Bracebridge

MD for Minden

ITEM	COLUMN 1	COLUMN 2
1	76B	BR-53-01
2	76B, 80A	BR-53-02
3	80B	MD-53-03

## Schedule 58

**Abbreviations:**

AP for Algonquin Park

BR for Bracebridge

MD for Minden

ITEM	COLUMN 1	COLUMN 2
1	76B	BR-54-01
2	76L	BR-54-02
3	76D	MD-54-03
4	76D	MD-54-04
5	76D	MD-54-05
6	76C	AP-54-06
7	76C	AP-54-07

## Schedule 59

**Abbreviations:**

AP for Algonquin Park

BA for Bancroft

PE for Pembroke

ITEM	COLUMN 1	COLUMN 2
1	76J	AP-55A-01
2	76J	AP-55A-02
3	76C, 77G	BA-55A-03
4	76C, 77A	AP-55A-06
5	77A	AP-55A-07
6	76C	AP-55A-08
7	76C, 77A	AP-55A-09
8	77A	AP-55A-10
9	77A	AP-55A-11
10	77G	PE-55A-13

## Schedule 60

**Abbreviation:**

PE for Pembroke

ITEM	COLUMN 1	COLUMN 2
1	77A	PE-55B-01
2	77A	PE-55B-02
3	77G	PE-55B-03
4	77A	PE-55B-04
5	77G	PE-55B-05
6	77G	PE-55B-07

## Schedule 61

**Abbreviations:**

BR for Bracebridge

MD for Minden

ITEM	COLUMN 1	COLUMN 2
1	76D	MD-56-01
2	76D	MD-56-02
3	76D, 80A	BR-56-03
4	76D, 80B	MD-56-04
5	76D, 80B	MD-56-05
6	80B	MD-56-06
7	80B	MD-56-07
8	80B	MD-56-08
9	80B	MD-56-09
10	80B	MD-56-10
11	80B	MD-56-11
12	80B	MD-56-12
13	80B	MD-56-13

14	80B	MD-56-14
15	76D, 80B	MD-56-15
16	76D	MD-56-16

**Schedule 62**

**Abbreviations:**  
BA for Bancroft  
PE for Pembroke

ITEM	COLUMN 1	COLUMN 2
1	76E, 77B	BA-57-01
2	76E	BA-57-02
3	77B	BA-57-03
4	77B	BA-57-04
5	77D	BA-57-05
6	77D	BA-57-06
7	76E, 77B	BA-57-07
8	76E, 77B	BA-57-08
9	76E	BA-57-09
10	77B	BA-57-10
11	76E, 77B, 80C	BA-57-11
12	77B	BA-57-12
13	77B	BA-57-13
14	77A	PE-57-14
15	77D	BA-57-15

**Schedule 63**

**Abbreviations:**  
PE for Pembroke  
TW for Tweed

ITEM	COLUMN 1	COLUMN 2
1	77A	PE-58-02
2	77A	PE-58-03
3	77A	PE-58-04
4	77A	PE-58-05
5	77A	PE-58-06
6	77A	PE-58-07
7	77E	TW-58-08

**Schedule 64**

**Abbreviation:**  
PE for Pembroke

ITEM	COLUMN 1	COLUMN 2
1	77A	PE-59-01
2	77A	PE-59-02
3	77A	PE-59-03

**Schedule 65**

**Abbreviations:**  
BA for Bancroft  
MD for Minden  
TW for Tweed

ITEM	COLUMN 1	COLUMN 2
1	80B	MD-60-01
2	80B	MD-60-02
3	80B	MD-60-03
4	80B	MD-60-04
5	80B	MD-60-05
6	80B	MD-60-06
7	80C, 81A	BA-60-07
8	80B	MD-60-08
9	80B	MD-60-09
10	80B	MD-60-10
11	80B	MD-60-11
12	80E	MD-60-12
13	80B	MD-60-14
14	80C	BA-60-15
15	77B, 81A	BA-60-16
16	77B, 81A	BA-60-17
17	80C	BA-60-18
18	81A	BA-60-19
19	81A	BA-60-20
20	80C, 81A	BA-60-21
21	81B	TW-60-22
22	81B	TW-60-23
23	81B	TW-60-24
24	81B	TW-60-25
25	81B	TW-60-26

**Schedule 66**

**Abbreviations:**  
BA for Bancroft  
TW for Tweed

ITEM	COLUMN 1	COLUMN 2
1	77B, 81A	BA-61-01
2	77B, 81A	BA-61-02
3	81A	BA-61-03
4	81B	TW-61-04
5	81C	TW-61-05
6	81D	TW-61-06
7	81B	TW-61-08
8	77C, 81B	TW-61-09
9	77C, 81B	TW-61-10



10	81B	TW-61-11
11	77C, 81B	TW-61-12
12	77C	TW-61-13
13	77C	TW-61-14
14	77C, 81B	TW-61-15
15	77C	TW-61-16

**Schedule 67****Abbreviation:**

TW for Tweed

ITEM	COLUMN 1	COLUMN 2
1	81B	TW-62-01
2	81B	TW-62-02
3	81B	TW-62-03
4	81B	TW-62-04
5	81B	TW-62-05
6	81B	TW-62-06
7	81B	TW-62-07

**Schedule 68****Abbreviations:**

CA for Carleton Place

PE for Pembroke

TW for Tweed

ITEM	COLUMN 1	COLUMN 2
1	77A	PE-63-01
2	77A	TW-63-02
3	77C, 81B	TW-63-03
4	77A	PE-63-04
5	77C	TW-63-05
6	77C	CA-63-06
7	77C	CA-63-07
8	77C	CA-63-08
9	77C	CA-63-09
10	77C	CA-63-10
11	77C	CA-63-11
12	77C, 81B	CA-63-12
13	77C, 81B	TW-63-13
14	77C, 81B	TW-63-14
15	81B	TW-63-15
16	77C	TW-63-16
17	77C, 81B	TW-63-17
18	81B	TW-63-18
19	77C, 81B	TW-63-19

**3. This Regulation comes into force on the day section 113 of the *Fish and Wildlife Conservation Act, 1997* is proclaimed in force.**

J. C. SNOBELEN

*Minister of Natural Resources*

Dated on November 16, 1998.

1/99

**ONTARIO REGULATION 664/98**

made under the

**FISH AND WILDLIFE CONSERVATION ACT, 1997**

Made: December 16, 1998

Filed: December 17, 1998

**FISH LICENSING****CONTENTS**

Part I	Fishing Licences
Part II	Aquaculture
Part III	Buying or Selling Fish
Part IV	Miscellaneous
	Schedule A
	Schedule B
	Schedule C
	Schedule D

**PART I****FISHING LICENCES****1. In this Part,**

“Canadian resident” means a person whose primary residence is any part of Canada and who has actually resided in any part of Canada for a period of at least six months during the 12 months immediately preceding the time that residence becomes material under this Part;

“lake trout” includes common lake trout, Great Lakes trout, grey trout, Makinaw trout and siscowet;

“sport fishing” means the taking of fish for non-commercial purposes by angling or by means of hook and line, spear, dip net, bait-fish trap, seine net or bow and arrow;

“validation tag” includes a resident sport fishing tag, a resident conservation tag, a non-resident sport fishing tag and a non-resident conservation tag.

**SPORT FISHING BY RESIDENTS AND CANADIAN RESIDENTS**

**2. (1)** A sport fishing licence authorizes the holder to engage in sport fishing.

(2) The licence is composed of a fishing outdoors card or a temporary fishing outdoors card issued under section 3, or a combined hunting/fishing outdoors card issued under Ontario Regulation 665/98 (Hunting), and the appropriate validation tag.

(3) The licence is not valid unless the appropriate validation tag is affixed to the fishing outdoors card or the combined hunting/fishing outdoors card.

(4) The following documents are deemed to be sport fishing licences:

1. A disabled person parking permit issued under the *Highway Traffic Act*.
2. A national identity card issued by the Canadian National Institute for the Blind.
3. The birth certificate of a resident or Canadian resident under the age of 18 years or over the age of 65 years.
4. The birth certificate of a person who meets the criteria published by the Minister in *The Ontario Gazette*.

3. (1) A fishing outdoors card or temporary fishing outdoors card may be issued to an applicant who is a resident or a Canadian resident.

(2) The holder of a fishing outdoors card or temporary fishing outdoors card who ceases to be a Canadian resident is not eligible to obtain any permits or validation tags for that card.

(3) The holder of a fishing outdoors card or temporary fishing outdoors card shall notify the Minister of any change in the information submitted in the application for the card not later than 10 days after the change occurs.

(4) A fishing outdoors card expires on December 31,

(a) of the third year after the date of its issue, if it is issued in November or December; or

(b) of the second year after the date of its issue, if it is issued from January to October, inclusive.

(5) A temporary fishing outdoors card expires on December 31 of the year of its issue.

(6) A person shall not apply for or possess more than one fishing outdoors card, whether regular or temporary.

4. (1) The Minister may issue in any year a promotional licence for sport fishing for a duration of no more than three days to a resident or a Canadian resident to take fish within the conservation catch and possession limits described in the Ontario Fishery Regulations.

(2) Section 2 does not apply to a promotional licence or to a guest licence for sport fishing under section 18.

5. (1) A sport fishing licence issued to a resident of Manitoba in accordance with the laws of Manitoba shall be deemed to be valid for sport fishing in the following Ontario lakes:

1. Garner Lake (50°48'N., 95°11'W.).
2. Davidson Lake (50°21'N., 95°09'W.).
3. Ryerson Lake (50°23'N., 95°09'W.).
4. Mantario Lake (49°95'N., 95°10'W.).
5. Frances Lake (51°43'N., 95°08'W.).
6. Moar Lake (52°00'N., 95°07'W.).

(2) A sport fishing licence issued to a resident of the province of Quebec under the laws of Quebec shall be deemed to be a licence for sport fishing in the Ontario waters that form a portion of the Ottawa

River, Division 12, Ontario Fishery Regulations and the Ontario portion of Lake Temiskaming, Division 18, Ontario Fishery Regulations.

6. The Minister may issue to a holder of a sport fishing licence a permit to take lake herring, lake whitefish and pink salmon by means of a dip net for personal use.

#### SPORT FISHING BY NON-RESIDENTS

7. (1) A sport fishing licence may be issued to a non-resident, including a non-resident under 16 years of age, but is not valid unless a validation tag is attached to the reverse side of it.

(2) The tag authorizes the holder to sport fish during the period specified on the tag.

(3) A non-resident sport fishing licence is not valid for sport fishing in Lake St. Joseph, located at latitude 51°05'N and longitude 90°35'W as described and outlined in black on the map filed in the office of the Director of the Fish and Wildlife Branch of the Ministry of Natural Resources, unless a tag authorizing it is attached to the reverse side of the licence.

(4) A non-resident under 18 years of age who is fishing with the holder of a sport fishing licence shall be deemed to hold a sport fishing licence but one limited to fishing under the authority of the licence holder.

8. Where two persons are spouses of each other, each may be issued a spousal tag.

9. (1) Subject to subsections (2), (3) and (4), a non-resident sport fishing licence is not valid for retaining any fish taken in the areas set out in Schedule A.

(2) A non-resident sport fishing licence is valid for retaining any fish taken in the areas set out in Schedule A if the holder of the licence is staying overnight at a tourist establishment, a houseboat, a sport fishing site, a parcel of land or a provincial park referred to in clauses (a) to (d), and has on his or her person and shows to an officer when requested to do so,

- (a) a written contract for accommodation with a tourist establishment, including one that is located on Indian band lands or is licensed under the *Liquor Licence Act*, or a written contract for the rental of a houseboat fitted as a temporary or permanent dwelling, used for commercial purposes and licensed or registered in Ontario under the *Canada Shipping Act*;
- (b) a written contract with an air carrier licensed by the Canadian Transport Commission and Transport Canada for air transportation to and from a sport fishing site within the areas set out in Schedule A;
- (c) written evidence that the holder of the licence is an owner, or the grandparent, parent, spouse, child, brother, sister or grandchild of an owner, of a parcel of land located within the Territorial District of Rainy River and that portion of the Territorial District of Kenora lying south of the Canadian National Railway mainline;
- (d) a valid campsite or interior camping permit issued under Regulation 952 of the Revised Regulations of Ontario, 1990 for camping in a provincial park;
- (e) a written contract for services provided by a canoe trip outfitter licensed by the Ministry of Economic Development, Trade and Tourism;
- (f) a letter of authority from the local District Manager identifying them as members of charitable or philanthropic groups.

(3) A non-resident sport fishing licence that has a Rainy River/Lake of the Woods Border Water Conservation Tag affixed to the back of it is valid for retaining any fish taken in the territorial districts of Kenora and Rainy River, being all the waters of Lake of the Woods, Shoal Lake, Cul de Sac Lake, Obabikoon Lake and Rainy River from Wheeler's Point upstream to the Fort Frances Dam, except that walleye and sauger may not be retained unless the holder of the licence is staying overnight at an Ontario location other than one identified in clauses 2 (a) to (d) and has on his or her person, and shows to an officer when requested to do so, written evidence of that fact or a valid Crown land camping permit.

(4) A non-resident sport fishing licence that has a South Arm Rainy Lake Border Water Conservation Tag affixed to the back of it is valid for retaining any fish taken in the Territorial District of Rainy River, being all the waters of the South Arm of Rainy Lake lying south of King's Highway Number 11, upstream to Squirrel and Kettle Falls, and including that portion of Rice Bay lying north of King's Highway Number 11 and the waters of Rainy River lying downstream to the Fort Frances dam.

10. A licence may be issued to a non-resident who is under 18 years of age, including a non-resident who is under 16 years of age, if the person is a member of an organized camp and if at least five members of the organized camp apply for the licence.

#### COMMERCIAL FISHING

11. (1) In this section,

"Canadian citizen" means a person who is a citizen within the meaning of the *Citizenship Act* (Canada) or a person who is a permanent resident within the meaning of the *Immigration Act* (Canada) but who is not a resident as defined in section 1 of the Act.

(2) The Minister may issue to a resident or a Canadian citizen a licence to take fish for commercial use by means of a gill net, pound net, trap net, trawl net, hoop net, seine net, dip net or trammel net, or by means of hooks.

(3) The Minister may issue a licence to take bait-fish for commercial use by means of a bait-fish trap, dip net or seine net to a resident, a Canadian citizen or a non-resident.

(4) The Minister may issue a bait dealer's licence authorizing the holder to buy and sell bait-fish.

12. The Minister may issue a licence to transport live fish other than bait-fish taken from Ontario waters of a species specified in the licence if a person transporting the fish has on his or her person a copy of the licence.

13. (1) A licence to possess nets authorizes the holder to possess a gill net, pound net, trap net, trawl net, hoop net or seine net.

(2) A licence to possess nets expires on December 31 of the third year following the year in which it is issued.

14. (1) The holder of a commercial fishing licence shall, on forms provided by the Minister,

(a) when requested by a fishery officer, make a daily return to that officer or deposit the return on that day in a designated area, before landing the fish;

(b) make a monthly return if no fishing has been done under the licence during the month or if no daily return has been made under clause (a); and

(c) make a return for every sale of fish, at the time of sale, except a sale to the owner or manager of a fish plant registered under the

*Fish Inspection Act* (Canada), and give a copy of the return to the buyer at the time of sale.

(2) The returns under clauses (1) (b) and (c) shall be forwarded to the Minister on or before the eighth day of the month following that for which the returns are made.

(3) The annual return shall be forwarded to the Minister not later than January 31 next following the date of expiry of the licence.

(4) The holder of a commercial bait licence or bait dealer's licence shall make an annual return in a form provided by the Minister to the issuer of the licence not later than January 31 next following the date of expiry of the licence.

(5) The Minister may allow different procedures for the making of returns under this section.

15. A commercial bait licence, commercial fishing licence and bait dealer's licence may be transferred upon application to the Minister.

#### GENERAL

16. (1) An outdoors card, a combined hunting/fishing outdoors card, a non-resident sport fishing licence or temporary outdoors card is not valid for catching and retaining lake trout taken by angling from Echo Bay (49°39'N., 94°50'W.) or Clearwater Bay (49°42'N., 94°45'W.), including Deception Bay (49°42'N., 94°48'W.), Woodchuck Bay (49°41'N., 94°52'W.) and Kendal Inlet (49°44'N., 94°39'W.) of Lake of the Woods, or from Cul de Sac Lake (49°38'N., 94°50'W.) unless the licence holder has been issued a tag authorizing it.

(2) The tag shall not be issued to a licence holder unless he or she files an application with the Minister and his or her name is selected in a draw conducted by the Minister.

(3) A person shall not submit more than one application or possess more than one tag described in this section in a year.

(4) A licence holder who is issued a tag shall attach it to the back of the appropriate licence unless the holder has a combined hunting/fishing outdoors card, in which case, the licence holder shall carry the tag on his or her person.

(5) A licence holder who catches and retains a lake trout from the waters referred to in subsection (1) shall attach the seal provided with the tag to the lower jaw of the lake trout immediately after catching it at the site where it was caught, and shall keep the seal attached to the lake trout while it is being transported and until it is consumed.

17. (1) The Minister may issue a licence to collect fish for scientific purposes.

(2) The holder of a licence to collect fish for scientific purposes shall report to the Minister in writing the quantity and number of species collected.

(3) The report shall be forwarded to the Minister not later than January 31 next following the date of expiry of the licence.

18. The Minister may issue an angler's guest licence for sport fishing.



## PART II AQUACULTURE

### AQUACULTURE LICENCES

**19.** (1) A person wishing to engage in aquaculture shall apply for an aquaculture licence in a form established by the Minister.

(2) An applicant for an aquaculture licence shall, on request, provide with the application a description acceptable to the Minister of the measures that the applicant intends to put in place or has put in place to prevent fish from escaping from any location for which the licence is being considered.

**20.** (1) The holder of an aquaculture licence may,

- (a) culture those fish specified in the licence from among the species of fish set out in Schedule B for any location set out in the licence;
- (b) buy fish of the species specified in the licence for any location set out in the licence and may deposit such fish only in that location;
- (c) sell fish of the species specified in the licence taken from any location set out in the licence.

(2) An aquaculture licence is valid for five years from its date of issue.

**21.** (1) It is a condition of an aquaculture licence that the holder,

- (a) adhere to the measures for preventing the escape of fish described in the application for the licence, if any;
- (b) correct, as required by the Minister, any deficiencies in such measures that are identified by the Minister;
- (c) report to the Minister the number of fish that escape in excess of the number permitted in the licence; and
- (d) attempt to recapture escaped fish if the Minister has given approval in advance but otherwise obtain the direction of the Minister before attempting to recapture them.

(2) It is a condition of an aquaculture licence that authorizes aquaculture involving the use of a cage on public lands that the holder test and at all times maintain water quality as required in the licence and, where required, report on water quality to the Minister.

**22.** (1) The holder of an aquaculture licence shall immediately report to the Minister the discovery in fish of any of the disease organisms listed in Schedule C or of any other disease organism of which the Minister has notified the holder.

(2) Unless the Minister directs otherwise, no holder of an aquaculture licence shall sell or otherwise dispose of fish taken from a location set out in the holder's licence if the fish are infected with a disease organism listed in Schedule C or any other disease organism of which the Minister has notified the holder of the licence.

**23.** (1) A holder of an aquaculture licence may apply to the Minister to transfer the licence.

(2) The application shall be granted if the holder is in compliance with the conditions of the licence.

**24.** (1) A person may, without a licence, engage in aquaculture if the fish are cultured in aquariums.

(2) Section 51 of the Act does not apply to the buying or selling of goldfish, koi and fish that do not exist in Ontario waters if these fish are bought or sold for the purpose of the aquarium trade.

(3) In this section,

"aquarium" means an artificial container used to culture fish for personal use or for the aquarium trade;

"aquarium trade" means the culturing, buying or selling of aquarium, tropical or ornamental fish for the pet or hobby market.

### FISH STOCKING LICENCES

**25.** (1) The Minister may issue a licence to stock fish in the numbers and species determined by the Minister.

(2) The holder of a licence to stock fish may stock fish at any location set out in the licence.

(3) A licence to stock fish is valid for three years from its date of issue.

**26.** It is a condition of a licence to stock fish that the holder submit to the Minister, on request, information on the fish stocked in accordance with the request.

**27.** A holder of a licence to stock fish shall not stock fish infected with a disease organism listed in Schedule C or with any other disease organism of which the Minister has notified the holder.

### LICENCE TO COLLECT FISH FROM ONTARIO WATERS

**28.** (1) The Minister may issue a licence to collect fish from Ontario waters in such numbers and species of fish listed in Schedule B as are set out in the licence.

(2) The licence may specify the locations with respect to which the licence applies, the method of collection authorized by it and the period of validity of the licence.

### TRANSPORTATION OF FISH

**29.** (1) An aquaculture licence, a licence to stock fish or a licence to collect fish from Ontario waters are authority to ship or transport under this section live fish of a species specified in the licence if a person transporting the fish has on his or her person a copy of the licence.

(2) A receipt, invoice, bill of lading or similar document listing fish received from the holder of an aquaculture licence shall be deemed to be a licence to transport the fish described in the document.

(3) Subsection 57 (1) of the Act does not apply,

- (a) to a person transporting a container that contains fish if that person produces on request a copy of an aquaculture licence, a licence to stock fish or a licence to collect fish from Ontario waters or an invoice or other receipt issued by the holder of an aquaculture licence and the licence, invoice or receipt accompanies the fish and lists the species transported;
- (b) to a person transporting fish taken in accordance with the Act and the regulations taken under the authority of a sport fishing licence if that person accompanies the fish during transportation.

### NON-APPLICATION OF SECTIONS OF THE ACT TO LICENCE HOLDERS

**30.** (1) Subsection 37 (1) of the Act does not apply to,

- (a) the holder of an aquaculture licence, a commercial fishing licence, a commercial bait licence, a licence to collect fish from

Ontario waters or a licence to collect fish for scientific purposes if the holder possesses a net mentioned in that subsection and uses it in a manner that is consistent with the purpose for which the holder's licence was issued;

- (b) to a manufacturer, merchant or common carrier that possesses nets for the purpose of sale or transportation.

(2) Subsection 36 (5) of the Act does not apply to the holder of an aquaculture licence, a licence to stock fish or a licence to collect fish from the wild with respect to the fish and waters indicated on such licences.

### PART III BUYING OR SELLING FISH

31. (1) A licence to take fish for commercial use authorizes the holder to buy or sell the fish taken under it.

(2) A licence to take bait-fish for commercial use authorizes the holder to buy or sell the bait-fish taken under it.

32. (1) An invoice, bill of lading or similar document listing fish, other than bait-fish, being sold shall be deemed to be a licence to buy or sell fish if,

- (a) the document lists the number and species of the fish being sold;
- (b) the document was issued,
  - (i) by the holder of an aquaculture licence or a licence to take fish for commercial use under which such fish may be sold; or
  - (ii) by a person who subsequently buys the fish.
- (c) the names of the person who issued the document and the person to whom it was issued are stated on the document.

(2) Subsection (1) applies in respect of fish transported into Ontario only if documentation attesting to the fact that the fish originated outside of Ontario is attached to the invoice, bill of lading or similar document.

(3) The requirement in section 51 of the Act to have a licence to buy fish does not apply to a person who buys fish from a person authorized to sell fish under an aquaculture licence, a licence to take fish for commercial use and a deemed licence mentioned in this section.

33. The requirement in subsection 51 (1) of the Act to have a licence does not apply to the buying or selling of yellow perch lawfully obtained by a resident by angling in the waters of the St. Lawrence River, including Lake St. Francis, between the dam at the site of the Robert H. Saunders Generating Station and the interprovincial boundary between Ontario and Quebec, if the yellow perch is sold or bought in the United Counties of Stormont, Dundas and Glengarry.

### COMMERCIAL FISHING ROYALTIES

34. (1) This section applies with respect to the species of fish listed in Schedule D.

(2) A person required to make royalty payments shall make them as follows:

1. A first interim payment shall be made by July 31 of the calendar year, in respect of each species of fish harvested during the period beginning January 1 of the year and ending April 30 of the year.

2. A second interim payment shall be made by November 30 of the calendar year, in respect of each species of fish harvested during the period beginning May 1 of the year and ending August 31 of the year.

3. A final payment shall be made in respect of each species of fish harvested during the calendar year, by April 30 of the next calendar year.

(3) An interim payment under paragraph 1 or 2 of subsection (2) shall be calculated as follows:

1. Ascertain the number of pounds of unprocessed fish of that species harvested by the person in the time period.
2. Multiply the number ascertained under paragraph 1 by the average annual price for the preceding calendar year for a pound of unprocessed fish of that species, as determined by the Minister and published by the Minister in *The Ontario Gazette*.
3. Multiply the result obtained under paragraph 2 by,
  - i. .0224 for the period starting on January 1, 1998 and ending on December 31, 1998, and
  - ii. .0264 for the period after January 1, 1999.

(4) A final payment under paragraph 3 of subsection (2) shall be calculated as follows:

1. Ascertain the number of pounds of unprocessed fish of that species harvested by the person in each month in the calendar year.
2. Multiply each monthly number ascertained under paragraph 1 by the average monthly price for a pound of unprocessed fish of that species for the month, as determined by the Minister and published by the Minister in *The Ontario Gazette*.
3. Calculate the total of all monthly results obtained under paragraph 2.
4. Multiply the result obtained under paragraph 3 by,
  - i. .028 for the period starting on January 1, 1998 and ending on December 31, 1998, and
  - ii. .033 for the period after January 1, 1999.
5. Subtract, from the result obtained under paragraph 4, the total of the interim payments made by the person under paragraphs 1 and 2 of subsection (2) in respect of fish of that species harvested in the calendar year.

(5) A refund shall be made in the amount of the overpayment to a person who, in respect of a species of fish harvested by the person in the calendar year, makes interim payments under paragraphs 1 and 2 of subsection (2) in an amount that exceeds the result obtained under paragraph 4 of subsection (4).

(6) For greater certainty, a positive balance obtained under paragraph 5 of subsection (4) is the final payment owing under paragraph 3 of subsection (2).

### PART IV MISCELLANEOUS

#### LICENCE VALIDITY AND EXPIRY

35. A licence under this Regulation expires on the date specified in it or in the tag attached to it but, if no date is specified, on December 31 next following the date of its issue.

36. A licence under this Regulation is not valid unless it is signed by the holder and issuer in the space provided for the signature.

#### FISHING HUTS

37. (1) A person shall not place or occupy, or attempt to place or occupy, for the purpose of fishing, a hut on the ice of any of the waters described in Schedule E unless the number assigned by the Minister to the owner of the hut is on the outside of the hut in numerals at least two and one-half inches high.

(2) The prohibition in subsection (1) does not apply with respect to a tent made of cloth or synthetic fabric that has a basal area of two square metres or less when erected.

38. (1) After the last day of February in any year, a person shall not place, use, occupy or leave a hut for the purpose of fishing on the ice of Lake Scugog in Division 6 or of any waters in Division 8.

(2) After March 15 in any year, a person shall not place, use, occupy or leave a hut for the purpose of fishing on the ice of,

- (a) any waters in the part of Division 12 lying south of a line running east and west through the point of intersection of the King's Highway known as No. 17 and the King's Highway known as No. 533;
- (b) any waters in the part of Division 15 in the Township of Tudor;
- (c) any waters in the part of Division 4 in the counties of Simcoe and Dufferin, Lake Simcoe in the County of Simcoe and in the regional municipalities of Durham and York;
- (d) the part of Long Point Bay on Lake Erie in The Regional Municipality of Haldimand-Norfolk lying west of a line from the survey point at Turkey Point Marina, situate at approximate latitude 42°42'N. and longitude 80°19'W., to the control survey monument on the northernmost point of Pottowhawk Point, situate at approximate latitude 42°36'N. and longitude 80°17'W.;
- (e) any waters in Division 6 that are in the Townships of Percy, Seymore, Cramahe, Brighton and Murray;
- (f) any waters in Division 7, except waters in the Township of Cashel;
- (g) any waters in Division 9, except waters in the Townships of Oso, Olden, Kennebec and Kaladar;
- (h) any waters in Division 10 or 11;
- (i) the waters in the Territorial District of Algoma bounded by a line described as follows:

Commencing at the northeast corner of Carton Township at approximately 47°19'N., 83°28'W.; thence due west along that line of latitude to the intersection with the International Boundary between Canada and the United States; thence generally south-easterly and easterly along that International Boundary through Lake Superior and Lake Huron to the intersection with the west boundary of the Corporation of the Township of Plummer Additional; thence due north along that boundary line and its extension to the south boundary of Hurlburt Township; thence easterly along the south boundaries of Hurlburt and Cuthbertson townships to the southeast corner of Cuthbertson Township; thence due north from that point to the place of beginning; or

- (j) any waters in the part of Division 16 commonly known as Severn Sound lying south of a line from the northernmost point of Saw-

log Point in the Township of Tiny to the Town of Honey Harbour in the Township of Georgian Bay.

(3) After the Monday following the third Sunday in March in any year, a person shall not place, use, occupy or leave a hut the purpose of fishing on the ice of Colpoys Bay and Owen Sound in the counties of Bruce and Grey.

(4) After March 25 in any year, a person shall not place, use, occupy or leave a hut for the purpose of fishing on the ice of Lake Nipissing in the territorial districts of Nipissing, Parry Sound and Sudbury.

(5) After March 31 in any year, a person shall not place, use, occupy or leave a hut for the purpose of fishing on the ice of,

- (a) Lake Temagami in Division 26 and in the Territorial District of Nipissing;
- (b) Lake Timiskaming in Division 18 and in the territorial districts of Nipissing and Timiskaming;
- (c) Lake Manitou in Division 28 and in the Territorial District of Manitoulin;
- (d) the French River, the Mattawa River, Trout Lake, situate at approximate latitude 46°18'N. and longitude 79°20'W. in the City of North Bay and the geographic Township of East Ferris in the Territorial District of Nipissing, or any waters south of Trout Lake and the French and Mattawa rivers not listed in subsections (1), (2), (3) and (4); or
- (e) the waters in the Territorial District of Algoma described in paragraph 16 of Schedule E.

(6) A reference to a Division in this section and in Schedule E is a reference to a division of waters described in Schedule VI to Ontario Fishery Regulations.

#### 39. The following Regulations are revoked:

- 1. Ontario Regulation 61/93.
- 2. Ontario Regulations 398/95 and 384/97.
- 3. Regulation 489 and Ontario Regulations 94/92, 187/92, 66/94 and 105/95.
- 4. Ontario Regulations 740/92, 777/92, 462/93, 670/93, 897/93, 9/94, 297/94, 415/94, 47/95, 17/98 and 557/98.
- 5. Regulation 505 and Ontario Regulation 470/91.
- 6. Ontario Regulations 267/95 and 202/97.
- 7. Ontario Regulation 425/95.

40. This Regulation comes into force on the day that section 112 of the Act is proclaimed into force.

#### Schedule A

- 1. The Territorial District of Rainy River, excluding the international boundary waters upstream from Kettle Falls of Rainy Lake.
- 2. That portion of the Territorial District of Kenora described as follows:

Commencing at the intersection of the territorial districts of Rainy River, Kenora and Thunder Bay;



Thence north 19.500 kilometres, more or less, along the boundary between the territorial districts of Kenora and Thunder Bay to the southeast corner of the Geographic Township of Corman;

Thence astronomically west 115.900 kilometres, more or less, to a point distant 20.117 kilometres measured westerly from the 5<sup>th</sup> meridian line;

Thence astronomically north to the Township of Corman;

Thence astronomically west 115.900 kilometres, more or less, to a point distant 20.117 kilometres measured westerly from the 5<sup>th</sup> meridian line;

Thence astronomically north to the intersection with a line drawn east/west through a point distant 9.656 kilometres measured south astronomically from the 18<sup>th</sup> mile post on the base line run by A. Niven, Ontario Land Surveyor, in 1893;

Thence astronomically west from said point 49.624 kilometres;

Thence astronomically south 9.656 kilometres, more or less, to the intersection with the 4<sup>th</sup> baseline;

Thence astronomically west along the 4<sup>th</sup> baseline 16.093 kilometres, more or less, to the 24<sup>th</sup> mile post;

Thence southwesterly in a straight line 22.531 kilometres, more or less, to the water's edge at the most northeasterly extremity of Kakagi Lake;

Thence in a general southerly, westerly, southerly, easterly, southerly and westerly direction following the water's edge along the southerly shore of Kakagi Lake to the intersection with the east boundary of the Geographic Township of Godson;

Thence south astronomically along that boundary a distance of 8.530 kilometres, more or less, to the southeast corner of the Geographic Township of Godson;

Thence easterly, southerly, and easterly along the boundary between the territorial districts of Kenora and Rainy River to the point of commencement, together with that part of the Territorial District of Kenora composed of Lake of the Woods, Shoal Lake, Cul de Sac Lake, Obabikon Lake and those parts of Rowan Lake, Katimiagamak Lake, Dibble Lake, White Otter Lake, Nora Lake, Kenoshay Lake, Pine Lake, Elsie Lake, Guliver Lake, Cloven Lake, Campus Lake, Fish Lake, Adele Lake, Portage Lake, Pyramid Lake, Mack Lake, Saganagons Lake, Amit Lake, Moose Bay, Lower Scotch Lake, Unnamed Lakes (49°12'N., 91°37'W.), (49°12'N., 91°56'W.), (49°12'N., 91°58'W.) and (48°22'N., 90°58'W.) not included in the description.

Pink salmon  
Rainbow trout  
Lake whitefish  
Lake herring (cisco)  
Splake

Muskellunge  
Northern Pike

Creek chub  
White sucker  
Blandness minnow  
Fathead minnow  
Redbelly dace  
Finescale dace  
Common shiner  
Golden shiner  
Emerald shiner

Common carp  
Goldfish

Brown bullhead  
Channel catfish

American eel

Largemouth bass  
Smallmouth bass

Bluegill  
Pumpkinseed  
Black crappie

Walleye  
Sauger  
Yellow perch

Tilapia of the genera

Crayfish

*Oncorhynchus gorboscha*  
*Oncorhynchus mykiss*  
*Coregonus clupeaformis*  
*Coregonus artedii*  
The hybrid of *Salvelinus fontinalis* and *Salvelinus namaycush*

*Esox masquinongy*  
*Esox laces*

*Semotilus atromaculatus*  
*Catostomus commersoni*  
*Pimephales notatus*  
*Pimephales promelas*  
*Phoxinus eos*  
*Phoxinus neogaeus*  
*Luxilus cornutus*  
*Notemigonus crysoleucas*  
*Notropis atherinoides*

*Cyprinus carpio*  
*Carassius auratus*

*Ameiurus nebulosus*  
*Ictalurus punctatus*

*Anguilla rostrata*

*Micropterus salmoides*  
*Micropterus dolomieu*

*Lepomis macrochirus*  
*Lepomis gibbosus*  
*Pomoxis nigromaculatus*

*Stizostedion vitreum*  
*Stizostedion canadense*  
*Perca flavescens*

*Oreochromis, Sarotheradon,*  
*Tilapia*

*Orconectes immunus,*  
*O. virilis,*  
*O. propinquus,*  
*Cambarus robustus,*  
*C. bartonii*

#### Schedule C

#### FISH DISEASE AGENTS

Infectious hematopoietic necrosis virus  
Viral hemorrhagic septicemia virus  
Oncorhynchus masou virus  
Epizootic epitheliotropic disease virus  
Ceratomyxa shasta  
Myxobolus cerebralis (causative agent of whirling disease)  
Proliferative kidney disease agent

#### Schedule B

#### SPECIES ELIGIBLE FOR CULTURE IN ONTARIO

Lake sturgeon	<i>Acipenser fulvescens</i>
Atlantic salmon	<i>Salmo salar</i>
Brown trout	<i>Salmo trutta</i>
Brook trout	<i>Salvelinus fontinalis</i>
Lake trout	<i>Salvelinus namaycush</i>
Arctic char	<i>Salvelinus alpinus</i>
Chinook salmon	<i>Oncorhynchus tshawytscha</i>
Coho salmon	<i>Oncorhynchus kisutch</i>

**Schedule D****SPECIES OF FISH**

American eel	Lake whitefish
Bullhead, spp.	Menominee
Carp, spp.	Northern pike
Channel catfish	Rainbow smelt
Chubs, spp.	Sauger
Crappie, spp.	Sunfish, spp.
Freshwater drum	Walleye
Lake herring (Cisco)	White bass
Lake sturgeon	White perch
Lake trout	Yellow perch

**Schedule E**

1. The water known as Lake Couchiching in the County of Simcoe and The Regional Municipality of Durham.
2. The water known as Lake Simcoe in the County of Simcoe and the regional municipalities of Durham and York.
3. The water known as Puslinch Lake in the County of Wellington.
4. The water known as Lake Nipissing in the territorial districts of Nipissing, Parry Sound and Sudbury.
5. The water known as Lake Temagami in the Territorial District of Nipissing.
6. The waters known as Lake Scugog in The Regional Municipality of Durham.
7. The waters known as Lake Timiskaming in the territorial districts of Nipissing and Timiskaming.
8. The waters known as Lake Manitou in the Territorial District of Manitoulin.
9. That part of the waters known as Colpoys Bay, in the counties of Bruce and Grey, lying southwest of a line joining the most southerly angle of the Cape Croker Indian Reserve to the most southwesterly point on the shore of Kidd Point of White Cloud Island and of a line joining the last mentioned point to the most northerly point on the shore of Cape Commodore in the Township of Keppel.
10. Divisions 7, 8, 9, 10, 11, 12, 15 and 29.
11. Trout Lake, situate at approximate latitude 46°81'N. and longitude 79° 20'W. in the City of North Bay and the Geographic Township of East Ferris in the Territorial District of Nipissing.
12. The part of Long Point Bay on Lake Erie in The Regional Municipality of Haldimand-Norfolk lying west of a line from the survey point at Turkey Point Marina, situate at approximate latitude 42°42'N. and longitude 80°19'W., to the control survey monument on the northernmost point of Pottohawk Point, situate at approximate latitude 42°36'N. and longitude 80°17'W.

13. The waters known as Dunlop Lake situate at approximate latitude 46°29'N. and longitude 82°42'W. in the townships of Beange and Bouck in the Territorial District of Algoma.
14. The waters known as Matinenda Lake situate at approximate latitude 46°22'N. and longitude 82°58'W. in the townships of Scarfe, Juillette, Mack and Timmermans in the Territorial District of Algoma.
15. The waters in the Territorial District of Algoma bounded by a line described as follows:

Commencing at the northeast corner of Carton Township at approximate latitude 47°19'N. and longitude 83°28'W.; thence due west along that line of latitude to the intersection with the International Boundary between Canada and the United States; thence generally southerly and easterly along that International Boundary through Lake Superior and Lake Huron to the intersection with the west boundary of the Corporation of the Township of Plummer Additional; thence due north along that boundary line and its extension to the south boundary of Hurlburt Township; thence easterly along the south boundaries of Hurlburt and Cuthbertson townships to the southeast corner of Cuthbertson Township; thence due north from that point to the place of beginning.

16. The waters in the Territorial District of Algoma bounded by a line described as follows:

Commencing at the northwest corner of Ferrier Township at approximate latitude 83°28'N. and longitude 47°14'W.; thence due south along that line of longitude to the northern boundary of Shingwaukonce Township; thence due west along the line of latitude to the northwest corner of Kane Township; thence due south along the line of longitude to the shoreline of Lake Huron in Lefoy Township; thence easterly along the shoreline of Lake Huron to the easterly boundary of Lewis Township; thence due north along the line of longitude to the northeast corner of Assad Township; thence due west along the northern boundary of Assad Township to southeast corner of Parrott Township; thence due west along the line of longitude to the northwest corner of Parrott Township; thence due north along the line of longitude to the northeast corner of Grossman Township; thence due west along the line of latitude to the place of beginning.

1/99

**ONTARIO REGULATION 665/98**  
made under the  
**FISH AND WILDLIFE CONSERVATION ACT, 1997**

Made: December 16, 1998  
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## PART I DEFINITIONS AND INTERPRETATION

### 1. (1) In this Regulation,

“antlerless deer” means a deer that does not have antlers or that has antlers both of which are less than 7.5 centimetres each in length and “antlered deer” means all other deer;

“bear” means black bear;

“big game” means black bear, woodland caribou, white-tailed deer, American elk and moose;

“bismuth shot” means shotgun pellets consisting of, by weight,

- (a) at least 96 per cent bismuth,
- (b) not more than 4 per cent of tin, and
- (c) not more than 1 per cent of any element other than bismuth or tin;

“bull moose” means a male moose that is at least one year old at the time of the hunt;

“calf moose” means a moose that is less than one year old at the time of the hunt;

“cow moose” means a female moose that is at least one year old at the time of the hunt;

“deer” means white-tailed deer;

“immediate relative”, when used in reference to a person, means that person’s grandparent, parent, spouse, child, sibling or grandchild;

“licence tag” means a tag which, when affixed to an outdoors card, constitutes a licence to hunt the wildlife or a class of wildlife specified on the tag or in this Regulation;

“migratory game bird” means a bird declared to be a migratory game bird in the Convention set out in the Schedule to the *Migratory Birds Convention Act, 1994* (Canada);

“outdoors card” means a hunting/fishing outdoors card described in section 2 and includes a temporary outdoors card;

“small game” means the wildlife described in subsection 28 (1) that a resident may hunt or the wildlife described in subsection 29 (1) that a non-resident may hunt, as appropriate in the context;

“steel shot” means shotgun pellets consisting of, by weight,

- (a) at least 98 per cent iron, and
- (b) not more than 1 per cent of any element other than iron;

“trapping licence” means a licence to trap furbearing mammals issued under Ontario Regulation 667/98 (Trapping);

“validation tag” means a tag which validates a licence to hunt game wildlife of a specified number, type, age or sex or in a specified area or under specified conditions.

(2) A reference to “a party” in relation to hunting means two or more persons hunting the same species of animal under the following conditions:

1. The animal being hunted is moose, deer or bear and each person has a valid licence to hunt moose, deer or bear, respectively.
2. Each person has agreed to hunt the species co-operatively during a period in an area that can reasonably be hunted by the persons during that period so that the intended objective of the hunt can be achieved.

(3) A reference in this Regulation to a wildlife management unit is a reference to that unit as numbered and described in Regulation 530 of the Revised Regulations of Ontario, 1990.

(4) A reference in this Regulation to a period of time that begins and ends on specific dates shall be deemed to include the first and last dates of the period.

## PART II LICENCES

2. (1) Except as otherwise provided in this Regulation, a resident must possess an outdoors card in order to hunt.

(2) An outdoors card is a licence necessary for a resident to obtain a licence tag, validation tag, seal or hunting licence.

(3) No licence tag to hunt deer, moose, bear or small game shall be issued to a resident and no farmer’s licence to hunt deer shall be issued to a resident farmer unless that person holds an outdoors card.

(4) An outdoors card that has a licence tag affixed to it or printed on it constitutes a licence for the holder to hunt the wildlife or class of wildlife specified on the licence tag or in this Regulation.

(5) A farmer’s licence to hunt deer is valid only to hunt deer in the county, territorial district, regional municipality or district municipality in which the farmer resides.

3. The following persons shall be deemed to be residents for the purposes of this Regulation and Ontario Regulation 670/98 (Open Seasons—Wildlife):

1. A person with diplomatic credentials in an embassy, consulate or trade commission of a foreign government who has taken a post in Ontario.
2. A member of the armed forces of a foreign government who is stationed in Ontario.
3. A member of the RCMP or armed forces of Canada who is stationed in Ontario for at least one month.



4. A member of the immediate family of persons set out in paragraph 1, 2 or 3 who lives with the person.

4. (1) A person is eligible to obtain an outdoors card if he or she,

(a) is at least 16 years old; or

(b) is 15 years old and files a consent signed by both parents if he or she resides with them or by one parent or guardian in all other cases.

(2) In order to obtain an outdoors card, an applicant must submit,

(a) an examiner's certificate or a certificate of the Ministry indicating that the applicant has passed a hunting licence examination after January 1, 1968 under section 12 or a predecessor of that section;

(b) an outdoors card previously issued to the applicant;

(c) a resident hunting licence previously issued to the applicant after January 1, 1968 under subsection 2 (1) of Regulation 500 of the Revised Regulations of Ontario, 1990 or a predecessor of it;

(d) a hunter apprenticeship safety card; or

(e) a certificate of the Ministry indicating that a document described under clause (b), (c) or (d) was issued to the applicant.

(3) Despite subsection (2), an outdoors card may be issued to an applicant on the basis of being a deemed resident under section 3 if he or she submits,

(a) documentation to sufficiently establish that he or she falls within the category of deemed resident; and

(b) a hunting licence issued to the applicant by a competent authority in any jurisdiction.

(4) A temporary outdoors card may be issued to a qualified applicant,

(a) if the applicant has lost or misplaced a regular outdoors card; or

(b) if the time necessary to obtain a regular outdoors card would result in the applicant being unable to carry out immediate hunting activities.

5. (1) An outdoors card expires on December 31,

(a) of the third year after the date of its issue, if it is issued in November or December; or

(b) of the second year after the date of its issue, if it is issued from January to October, inclusive.

(2) A temporary outdoors card expires on December 31 of the year of its issue.

6. (1) A person shall not apply for or possess more than one valid outdoors card.

(2) The holder of an outdoors card shall notify the Ministry of any change in the information submitted in the application to obtain the card not later than 10 days after the change occurs.

(3) A person holding an outdoors card whose licence is cancelled by a court order under section 104 of the Act shall immediately return the card to the Ministry for an adjustment to reflect the order.

(4) A holder of an outdoors card who ceases to be a resident is not eligible to obtain any licence tags with that card.

(5) A non-resident is not eligible to obtain an outdoors card.

7. (1) In order to obtain a licence to hunt deer, moose, bear or small game, a non-resident must submit,

(a) a hunting licence issued to him or her after January 1, 1968 under this Regulation or a predecessor of it;

(b) a hunting licence issued to him or her after January 1, 1968 by a competent authority in any jurisdiction in which he or she was a resident at that time;

(c) a certificate issued to him or her by an examiner under section 12 or a predecessor of that section after January 1, 1968;

(d) a hunting licence verification certificate issued by the Ministry verifying the existence of a previously issued licence; or

(e) a certificate issued to him or her after January 1, 1968 by a competent authority in any jurisdiction which indicates that the holder was or is authorized to purchase a hunting licence in that jurisdiction.

(2) Despite subsection (1) and section 2, a non-resident hunting licence may be issued to an applicant deemed to be a resident under section 3 if the applicant submits a hunting licence previously issued to the applicant by a competent authority in any jurisdiction.

(3) Despite section 3, a person who holds a non-resident licence under subsection (2) is considered to be a non-resident for the purposes of this Regulation and Ontario Regulation 670/98 (Open Seasons—Wildlife).

8. A resident who is 15 years of age may be issued a licence tag to hunt deer, moose, bear or small game or a licence to hunt raccoon at night or wild turkey if he or she files with the licence issuer a consent signed,

(a) by both parents, if he or she resides with them; or

(b) by his or her parent or guardian, in all other cases.

9. (1) A person may be issued a hunter apprenticeship safety card if he or she,

(a) is a resident and is at least 12 years of age;

(b) if younger than 16 years of age, files with the application a consent signed by both parents, if he or she resides with them, or by one parent or guardian in all other cases; and

(c) has successfully completed the hunter education course and submits an examiner's certificate issued under section 12.

(2) A hunter apprenticeship safety card is valid for three years from its date of issue.

(3) A person who holds an expired hunter apprenticeship safety card shall not apply for another.

10. (1) Subject to this section, the hunter apprenticeship safety card shall be deemed to be a hunting licence.

(2) The deemed licence is subject to the following conditions:

1. Wildlife may be hunted by the apprentice only under the direct and immediate supervision of a hunter who is at least 18 years of age and who holds a hunting licence to hunt the species of wildlife that the apprentice is hunting.
2. The apprentice shall not carry or use a firearm other than the single firearm that he or she is sharing with the licensed hunter under whose supervision he or she is hunting.

(3) A person hunting under a hunter apprenticeship safety card does not require an outdoors card or any other licence under this Regulation.

(4) The hunter apprenticeship safety card shall not be deemed to be a licence to hunt wild turkey unless the apprentice has successfully completed the wild turkey education program and provides proof of that fact acceptable to the Minister.

**11.** (1) It is a condition of the hunting licence of a hunter who supervises an apprentice under subsection 10 (2) that he or she take all reasonable care to ensure that the apprentice complies with the Act and the regulations.

(2) Game wildlife killed by an apprentice shall be included in the bag limit of the licensed hunter under whose supervision the apprentice is hunting.

**12.** (1) The Minister or any person designated by the Minister may appoint persons to be hunter education examiners for such period as the Minister may determine.

(2) The examiner shall issue a certificate to an applicant who successfully completes an examination approved by the Minister.

(3) Every applicant for an examination shall submit with the application,

- (a) a certificate issued to the applicant by a hunting instructor under section 13 or a predecessor of it;
- (b) a certificate indicating that the applicant has completed a hunter education course issued to the applicant after January 1, 1968 by a competent authority in any jurisdiction; or
- (c) a hunting licence issued after January 1, 1968 to the applicant by a competent authority in any jurisdiction in which he or she was a resident at the time.

(4) A resident who fails to pass his or her first hunting licence examination in Ontario shall not apply for re-examination unless he or she files with the application a certificate issued by a hunting instructor under section 13.

**13.** (1) The Minister or any person designated by the Minister may appoint persons as hunting instructors for such period as the Minister may determine.

(2) The Minister shall approve the hunting education course to be given by hunting instructors.

(3) Upon completion of a course by a candidate, the hunting instructor shall issue a certificate certifying that the candidate has completed the course.

**14.** A licence is not valid unless it is signed by the holder in the space provided for the signature.

**15.** (1) Except as provided in this Regulation, a licence or tag is valid from the date of its issue, but only for hunting during the open season for the species for which the licence or tag is issued.

(2) A licence or tag expires on December 31 immediately following its date of issue, unless otherwise provided in this Regulation or on the licence or tag.

(3) A small game licence is not valid from June 16 to August 31 in any year in the parts of Ontario lying north and west of a line from Georgian Bay to the Ottawa River formed by the southerly boundary of The District Municipality of Muskoka and the southerly and easterly boundaries of the Territorial District of Nipissing.

(4) A licence to hunt fox issued to a hunt club is valid only from April 1 to December 31 in any year.

**16.** For the purposes of sections 66 and 67 of the Act and Part VIII of the Act, a licence shall be deemed to include a validation tag, a seal if one is issued or any other document that validates a hunting licence under this Regulation.

**17.** (1) The holder of a licence who has killed a moose, deer, bear or wild turkey shall,

- (a) immediately after the kill and at the site of the kill attach the seal provided with the licence or licence tag to the game wildlife in the manner indicated on the seal; and
- (b) keep the seal attached to the game wildlife while being transported and, in the case of wild turkey, keep the seal attached to the wild turkey until it is prepared for consumption.

(2) A holder of a hunting licence shall not attach the seal provided with the licence tag or the licence to a bull moose, cow moose or antlerless deer unless the licence has been validated for hunting the game mammal.

(3) A licence to hunt deer, moose, bear or wild turkey ceases to be valid when the seal provided with the licence or licence tag is attached to the carcass of the deer, moose, bear or wild turkey, respectively, as the case may be.

(4) Subsection (3) does not apply to the holder of a licence to hunt deer, moose or bear who has attached the seal to the wildlife killed and who continues to hunt for the same species while hunting in a party.

(5) The seal provided with a licence to hunt deer, moose, or bear expires at the end of the fourth day after the close of the open season.

**18.** The holder of a licence to hunt deer, moose, bear or wild turkey shall provide the information required on the seal in the manner prescribed on the seal immediately after the wildlife has been killed.

**19.** A person, while hunting, shall not possess a seal that was issued to another person.

**20.** A holder of a licence to hunt moose, deer, bear or wild turkey shall not attach his or her seal to game wildlife that has been killed by another person.

**21.** A licence, outdoors card or component of a licence issued after the day this Regulation comes into force that is shown as being issued under the *Game and Fish Act* shall be deemed to be a licence, outdoors card or component of a licence issued under this Regulation.

### PART III HUNTING IN A PARTY

**22.** (1) Subject to subsection (2), a person may hunt in a party even if the person has previously attached his or her seal to a moose, deer or bear.

(2) Despite any limit on the number, sex, age or type of moose, deer or bear that may be killed under this Regulation, a person may hunt in a party for as many moose, deer or bear as there are seals provided to the members of the party and not yet attached to any of the wildlife if,

- (a) the total number killed by the party does not exceed the total number of seals held by the members of the party licensed to hunt that species; and
- (b) the total number of moose, deer or bear of a specified sex, age or type killed by the party does not exceed the total number of seals validated for that sex, age or type that are held by members of the party.

23. Section 20 does not apply to person who attaches his or her seal to the moose, deer or bear killed by another person who is hunting in a party with him or her.

24. (1) A person shall not hunt deer in a party in a wildlife management unit set out in section 44 or 46 unless he or she holds a controlled deer hunt validation tag, permit or validation tag required under those sections.

(2) A non-resident shall not hunt moose in a party in a wildlife management unit unless he or she may hunt in the wildlife management unit under the validation tag that he or she holds.

(3) A person shall not hunt moose in a party during the open season referred to in subsection 55 (1) unless he or she holds the permission required under that section.

(4) A non-resident shall not hunt bear in a party in a bear management area or a wildlife management unit unless he or she may hunt in the bear management area or wildlife management unit under the bear hunting validation certificate that he or she holds.

#### PART IV GENERAL

25. (1) A reference in this section to a table is a reference to the Table set out in Ontario Regulation 670/98 (Open Seasons—Wildlife).

(2) Except as otherwise provided in this Regulation, a person shall not hunt a species of game wildlife specified in the Table unless the person hunts the species,

- (a) in an area specified in the Table; and
  - (b) during the open season applicable to the person and to the area, as specified in the Table.
- (3) A person shall not kill or capture in one day or possess at any time more of a species of small game than the number specified in the Table if the number is specified.

(4) If the Table limits hunting to a specific time period during the day, a person shall not hunt except during the time period specified.

(5) Wildlife referred to in clauses 5 (2) (a) and 6 (1) (h) of the Act and chukar partridge released under section 54 of the Act may be hunted at any time of the year.

26. (1) The holder of a hunting or trapping licence shall wear a garment in hunter orange and a head cover in hunter orange while hunting wildlife.

- (a) during the open seasons for deer or moose, other than the seasons restricted to the use of bows only; and
- (b) during the fall open season for bear.

(2) The garment referred to in subsection (1) must be solid and not open mesh clothing with a minimum total area of not less than 400 square inches above the waist and visible from all sides.

(3) Clause (1) (a) does not apply to a person who is hunting migratory game birds other than woodcock.

(4) Clause (1) (b) does not apply to a person,

- (a) who hunts small game;
- (b) who hunts wildlife, other than bear, authorized by a trapping licence on his or her trapline; or
- (c) who is in a tree stand while hunting bear.

(5) In this section,

“hunter orange” means a daylight fluorescent orange colour with a dominant wave length between 595 and 605 nanometers, excitation purity of not less than 85 per cent and a luminance factor of not less than 40 per cent, but does not include camouflage hunter orange colouring.

#### PART V SMALL GAME

27. A small game licence tag affixed to an outdoors card constitutes a resident small game licence.

28. (1) A resident small game licence authorizes a resident to hunt,

- (a) game birds, other than wild turkey;
- (b) game birds including wild turkey on a game bird hunting preserve;
- (c) game mammals other than big game;
- (d) furbearing mammals other than badger, beaver, bobcat, fisher, lynx, marten, mink, muskrat, otter, polar bear, red squirrel or wolverine; and
- (e) wildlife that may be hunted under clauses 6 (1) (g) and (h) of the Act.

(2) A resident is authorized to hunt raccoon at night if the resident holds a licence to hunt raccoon at night and a resident small game licence.

29. (1) A non-resident small game licence authorizes a non-resident to hunt,

- (a) game birds, other than wild turkey;
- (b) game birds including wild turkey on a game bird hunting preserve; and
- (c) varying hare, cottontail, European hare, gray squirrel, fox squirrel, raccoon, red fox, gray fox, coyote and wolf.

(2) A non-resident may hunt game birds including wild turkey on a game bird hunting preserve when authorized by a licence for that purpose without any other licence.

(3) A non-resident small game licence is not valid for hunting raccoon at night.

30. A non-resident small game licence is not valid for hunting cottontail or European hare in the counties of Lambton, Kent or Essex, except in the Township of Pelee.



31. A small game licence authorizes a resident or a non-resident to trap varying hare, cottontail, European hare, gray squirrel or fox squirrel, by means of a box trap, cage trap or net.

#### **PART VI WILD TURKEY**

32. (1) The holder of a small game licence is authorized to hunt wild turkey with a beard if he or she also holds a licence to hunt wild turkey.

(2) An applicant for a licence to hunt wild turkey must have successfully completed a wild turkey hunter education program approved by the Ministry in order to obtain the licence.

33. (1) A person is not eligible to apply for and shall not possess more than two licences to hunt wild turkey in one year.

(2) The holder of a licence to hunt wild turkey shall take the intact carcass of a wild turkey killed by him or her to a person designated by the Minister to register wild turkeys between 8 a.m. and 2 p.m. on the day of the kill.

(3) The holder of a licence to hunt wild turkey shall not kill more than one wild turkey with a beard.

(4) Subsection (3) does not apply to a person who holds a second licence to hunt wild turkey and a second seal provided with the licence.

(5) A person shall not kill more than two wild turkeys with a beard during an open season or possess more than two at one time.

34. Despite subsection 17 (3), a person who has killed a wild turkey under a licence may continue to hunt wild turkey with another licensed hunter but may not carry or use a firearm.

35. This Part does not apply when hunting wild turkey on a game bird hunting preserve as authorized under section 98.

#### **PART VII FROGS AND SNAPPING TURTLES**

36. Despite section 2, a person who is licensed to sport fish under Ontario Regulation 664/98 (Fish Licensing) may hunt for bullfrogs, snapping turtles or other frogs that are not specially protected amphibians.

37. A licence to capture or kill bullfrogs for sale authorizes a resident to hunt bullfrogs in the numbers and in the areas specified in the licence.

38. (1) A person shall not hunt bullfrogs in The Regional Municipality of Ottawa-Carleton, the counties of Prescott and Russell, Stormont, Dundas and Glengarry, Leeds and Grenville, Lanark, Frontenac, Lennox and Addington, Prince Edward, Northumberland, Peterborough and Victoria, or in the townships in the County of Hastings south of, and including, the townships of Marmora and Lake, Tudor and Cashel, and Elzevir and Grimsthorpe.

(2) Despite subsection 25 (5), a person shall not hunt frogs in that part of Nogies Creek, in the townships of Galway and Harvey in the County of Peterborough, lying south of the dam at the southerly extremity of Bass Lake in the Township of Galway, and lying within lots 9 and 10 in Concession I and Lot 9 in Concession II in the Township of Galway and lots 27, 28, 29 and 30 in Concession XVII and lots 27, 28, 29, 30, 31 and 32 in Concession XVI in the Township of Harvey.

39. A person shall not remove the upper shell from any snapping turtle carcass until immediately before it is prepared for consumption.

#### **PART VIII DEER**

40. (1) A deer licence tag affixed to an outdoors card constitutes a resident licence to hunt deer.

(2) A resident licence to hunt deer authorizes the holder to hunt only antlered deer.

(3) A farmer's licence to hunt deer authorizes a resident farmer to hunt only antlered deer.

(4) A resident licence to hunt deer or a farmer's licence to hunt deer and an antlerless deer validation tag authorizes the holder to hunt either antlered or antlerless deer in the area and under the condition specified on the tag.

41. A resident licence to hunt deer or a farmer's licence to hunt deer and a controlled deer hunt validation tag authorizes the holder to hunt deer of the type, in the area and under the conditions specified on the tag.

42. A non-resident licence to hunt deer authorizes a non-resident to hunt only antlered deer.

43. (1) A person who holds a licence to hunt deer shall not kill,

(a) more than one deer under the licence; or

(b) more than two deer under the licence if a second seal has been issued under subsection (3) or a permit or validation tag has been issued under section 44 for wildlife management unit 93C.

(2) If the person is issued a second seal, the person may kill a second deer of the type specified on the seal and in the area specified on the seal.

(3) A second seal may only be issued for the following wildlife management units: 78A, 78B, 78C, 78D, 78E, 79C, 79D, 80, 85A, 85B, 85C, 86A, 86B, 87A, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A, 93B and 94A.

44. (1) The holder of a resident licence to hunt deer or farmer's licence to hunt deer shall not hunt deer in wildlife management unit 82C or 93C unless the licence holder has a permit or validation tag permitting the holder to hunt deer of the type specified on the tag.

(2) The permit or validation tag is valid for the period specified in it.

(3) Only seals identifying wildlife management unit 93C may be used in that unit.

(4) The holder of a permit or a validation tag for wildlife management unit 93C may kill two deer of the type specified on the tag in the wildlife management unit and during the period specified in the permit or validation tag.

(5) This section does not apply to a person who hunts deer in wildlife management units 82C and 93C during the season which is restricted to the use of bows and arrows.

45. (1) A person shall affix an antlerless deer validation tag to the seal provided with the person's licence tag before the hunt.

(2) A person shall not hunt antlerless deer in a wildlife management unit other than the one specified on the antlerless deer validation tag or as specified on the controlled deer hunt validation tag.

(3) A person shall not apply for more than one antlerless deer validation tag and shall not possess more than one antlerless deer validation tag at the time of the hunt.

(4) Subsection (3) does not apply to a person hunting in the following wildlife management units: 78C, 78D, 78E, 79C, 79D, 80, 85A, 85B, 85C, 86A, 86B, 87A, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A, 93B and 94B.

**46.** (1) Despite subsections 40 (1) and (2), a holder of a resident licence to hunt deer or a farmer's licence to hunt deer shall not hunt deer without a controlled deer hunt validation tag in the following wildlife management units: 53B, 69A-2, 70, 76A, 76B, 76C, 76D, 76E, 77A, 77B, 77C, 78A, 78B, 79A, 79C, 79D, 80, 81A, 81B, 85A, 85B, 85C, 86A, 86B, 87B, 87C, 87D, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A, 93B and 94B.

(2) A person shall not hunt deer in a wildlife management unit set out in subsection (1) except in accordance with the conditions specified on the tag.

(3) The holder of a controlled deer hunt validation tag shall carry it while hunting in a controlled deer hunt.

(4) A person is not eligible to apply for more than one controlled deer hunt validation tag and shall not possess more than one controlled deer hunt validation tag at the time of the hunt.

(5) Despite subsection (1), a person does not require a controlled deer hunt validation tag if the person is hunting in a hunt where only bows may be used.

**47.** A person who is permitted to hunt deer in wildlife management unit 82C under section 44 shall,

- (a) if the person arrives driving a motor vehicle, park it in a designated parking area; and
- (b) before leaving the wildlife management unit, report to the person in charge at a station designated by the Ministry and produce for inspection any deer killed by him or her.

**48.** (1) A person to whom a permit or validation tag, including a controlled deer hunt validation tag, has been issued to hunt deer in a wildlife management unit shall complete a questionnaire provided with it and return it to the office of the Ministry specified in the questionnaire within 14 days following the last day of the hunt specified in the permit or validation tag.

(2) A person who refuses or neglects to return the completed questionnaire is ineligible, in the current or subsequent year,

- (a) to receive a permit or validation tag to hunt in the wildlife management unit for which he or she has failed to return the questionnaire; or
- (b) if the questionnaire was provided with a controlled deer hunt validation tag, to receive a controlled deer hunt validation tag for any wildlife management unit.

**49.** (1) A licence to hunt deer is not valid for hunting deer on Barrie Island, Cockburn Island or Manitoulin Island in the Territorial District of Manitoulin, unless the licence holder carries with his or her licence and produces on the request of a conservation officer a consent form supplied by the Ministry and signed by the owner of the land on the island on which the holder of the licence is hunting deer.

(2) Subsection (1) does not apply if the holder of the licence is the owner of land and hunts on that land.

## PART IX MOOSE

**50.** In this Part,

"registered guest" means a person who,

- (a) contracts for accommodation with a tourist outfitter,
- (b) has his or her name entered in the register kept by the tourist outfitter, and
- (c) is actually accommodated, during the hunt, on the premises of the tourist outfitter or on a Crown land site if authorized for occupancy by the district manager of the Ministry for that area;

"tourist outfitter" means a person who,

- (a) operates a tourist establishment and provides overnight accommodation and customary services to moose hunters in a wildlife management unit that has an open season for moose,
- (b) is an air carrier licensed by the Canadian Transport Commission and Transport Canada and provides air transportation to a hunting outpost site, and customary services to moose hunters, in a wildlife management unit that has an open season for moose, or
- (c) operates a minimum of four houseboats or charterboats, approved by the Ontario Moose and Bear Allocation Advisory Committee appointed by the Minister, in a wildlife management unit that has an open season for moose and which provide,
  - (i) accommodation facilities, including a fixed head, on each boat for a minimum of four overnight guests, and
  - (ii) housekeeping and customary services to moose hunters.

**51.** A person who holds a licence to hunt moose shall not kill more than one moose under that licence.

**52.** (1) A moose licence tag affixed to an outdoors card constitutes a resident licence to hunt moose.

(2) A resident licence to hunt moose authorizes the holder to hunt only calf moose.

(3) A resident licence to hunt moose and a moose validation tag authorize the holder to hunt either a bull moose or cow moose, as specified on the validation tag in the area and under the conditions specified on the tag.

(4) A resident who holds a moose validation tag shall affix the moose validation tag to the seal provided with the moose licence tag before the hunt.

**53.** (1) A non-resident licence to hunt moose and a validation tag authorize the holder to hunt the type of moose specified on the tag in the area and under the conditions specified on the tag.

(2) A non-resident shall affix his or her moose validation tag to his or her licence to hunt moose before the hunt.

(3) A non-resident licence to hunt moose is not valid for hunting moose unless a validation tag is affixed to the licence in the place provided for it before the hunt and the non-resident is,

- (a) hunting with an immediate relative and the relative is the holder of a resident licence to hunt moose;
- (b) at the time of the hunt, a registered guest; or



(c) at the time of the hunt, the owner of land in the wildlife management unit that has an open season for moose for non-residents.

(4) A non-resident who proposes to hunt moose as a registered guest in accordance with clause (3) (b) shall not be issued a licence unless he or she possesses a moose validation tag.

(5) A non-resident who proposes to hunt moose and who is not a registered guest shall not be issued a validation tag unless he or she holds a licence to hunt moose.

(6) A tourist outfitter may apply for a moose validation tag on behalf of a registered guest.

(7) If a resident has obtained a moose validation tag from a tourist outfitter, he or she shall be a registered guest of that tourist outfitter during the hunt.

(8) A tourist outfitter shall not issue a validation tag to the holder of a moose licence unless the holder has contracted with the tourist outfitter for accommodation during the hunt.

(9) No person, except a tourist outfitter on behalf of his or her registered guest,

(a) shall apply for more than one moose validation tag; or

(b) shall possess more than one moose validation tag at the time of the hunt.

**54.** (1) A holder of a resident licence to hunt moose shall not hunt bull moose or cow moose in any wildlife management unit other than the wildlife management unit specified on the validation tag unless the holder is hunting in a party under section 22 in a wildlife management unit with a person who has a seal validated for bull moose or cow moose for that wildlife management unit.

(2) A non-resident licence to which a calf moose validation tag is affixed is valid for hunting in any wildlife management unit during an open season for non-residents in the wildlife management unit if the holder of a licence,

(a) is a registered guest; or

(b) is hunting with an immediate relative who holds a resident licence to hunt moose.

(3) If the holder of a non-resident licence to hunt calf moose obtained his or her licence under clause 53 (3) (c) as the owner of land in a wildlife management unit, his or her licence is only valid for hunting calf moose in the specified wildlife management unit during an open season for non-residents in the wildlife management unit.

(4) Only one moose validation tag shall be issued for each parcel of land under subsection (3).

(5) If a non-resident holds a validation tag to hunt moose that authorizes hunting in a wildlife management unit during an open season that is restricted to the use of bows or flint-lock or percussion cap muzzle-loading guns, the validation tag expires with the last day of that open season unless the holder has not killed a moose, in which case he or she may,

(a) if subsection (2) applies, hunt calf moose in any wildlife management unit during an open season for non-residents in the wildlife management unit; or

(b) if subsection (3) applies, hunt calf moose during a subsequent open season for non-residents in the wildlife management unit specified on the tag.

**55.** (1) A holder of a resident licence to hunt moose may hunt moose in wildlife management unit 11B during the open season referred to in Item 1.7 in the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife) if the licence bears a permission furnished by the Ministry permitting the holder to hunt moose of a specified age and sex under specified conditions.

(2) The permission may be given only to persons whose mobility is impaired to the extent described in subsection 93 (1) or to persons assisting them.

(3) An assistant whose licence bears a permission shall not hunt or use a firearm to hunt moose except while retrieving moose shot by the person whose mobility is so impaired.

(4) A person who bears a permission shall complete the questionnaire provided with the permission and return it to the office of the Ministry specified in the questionnaire before the fourth Friday in October.

(5) A person who refuses or neglects to return the completed questionnaire is ineligible to receive a permission in a subsequent year.

## PART X BEAR

**56.** In this Part,

“bear hunting services” means bear guiding or baiting services rendered by a person to non-resident bear hunters;

“bear management area” means an area described in Part 2 of Ontario Regulation 663/98 (Area Descriptions);

“farm vacation house” means a house on land used for agricultural purposes, designed, fitted or employed as a temporary dwelling for a person on vacation;

“houseboat” means a boat designed, fitted or employed as a temporary or permanent dwelling;

“tourist operator” means,

(a) a person who operates a tourist establishment and who provides accommodation to non-resident bear hunters or bear hunting services, or

(b) a person who provides non-resident hunters with,

(i) accommodation in a farm vacation house, on a houseboat or on lands of an Indian band,

(ii) bear hunting services, or

(iii) air transportation to a hunting outpost site by an air carrier licensed by the Canadian Transport Commission and Transport Canada and customary services to bear hunters.

**57.** (1) A licence to provide bear hunting services under clause 32 (2) (b) of the Act authorizes the holder to provide bear hunting services in an area designated in his or her licence and to issue bear hunting licence validation certificates.

(2) The holder of the licence is authorized to provide the services on,

(a) Crown land in the bear management area designated in his or her licence;



- (b) private land for which he or she has permission to provide the services that is located within the bear management area designated in his or her licence; and
- (c) private land for which he or she has permission to provide the services that is located within a wildlife management unit designated in his or her licence but that is not within a bear management area.

58. A person who holds a licence to hunt bear shall not kill more than one bear under the licence.

59. A bear licence tag affixed to an outdoors card constitutes a resident licence to hunt bear.

60. (1) A non-resident licence to hunt bear and a bear hunting licence validation certificate authorize the holder to hunt bear in the area and subject to the conditions specified in the certificate.

(2) A non-resident licence to hunt bear is not valid for hunting bear unless a bear hunting licence validation certificate signed by an authorized employee of the Ministry or a holder of a bear hunting services licence is attached to it and the holder of the licence,

- (a) is hunting with an immediate relative who is the holder of a resident licence to hunt bear;
- (b) at the time of the hunt, owns land in a wildlife management unit that has an open season for bear for non-residents; or
- (c) at the time of the hunt, has contracted for bear hunting services with the holder of the bear hunting services licence and is accommodated,
  - (i) on the premises of the tourist operator,
  - (ii) on Crown land, the occupation of which is authorized by the district manager of an administrative district or the area supervisor within the district of the Ministry, or
  - (iii) on privately owned land with the consent of the owner.

(3) An owner of land referred to in clause (2) (b) shall not hunt in a wildlife management unit other than the wildlife management unit in which the land is located.

(4) Only one bear hunting licence validation certificate shall be issued for each parcel of land described in clause (2) (b).

(5) No person, other than an authorized employee of the Ministry or a holder of the bear hunting services licence to whom bear hunting validation certificates have been delivered and whose signature is on file with the district manager or area supervisor of the Ministry for the purposes of issuing a certificate, shall issue a certificate.

(6) A bear hunting licence validation certificate is not transferable.

(7) A holder of the bear hunting services licence shall not issue a bear hunting licence validation certificate to a non-resident hunter unless the hunter has contracted with the holder for bear hunting services.

(8) A holder of the bear hunting services licence shall not issue a certificate to a non-resident hunter to hunt bear.

- (a) in a bear management area other than the one in which he or she is authorized by the Minister to provide bear hunting services; or

- (b) on private land that is in a bear management area in which another holder of the bear hunting services licence is authorized by the Minister to provide bear hunting services.

(9) A bear hunting licence validation certificate shall be issued in quadruplicate and the issuer shall,

- (a) give an original copy to the applicant;
- (b) complete the part of the certificate preceding the hunter's report;
- (c) present the triplicate copy to the applicant for the completion of the report upon conclusion of the hunt;
- (d) retain the duplicate copy for not less than one year after the day on which the certificate expires;
- (e) return the remaining two copies of each issued certificate with the completed hunter's report to the district manager or area supervisor of the Ministry for the area in which the certificate was issued on or before,
  - (i) July 10 in the year the certificate was issued, in the case of a certificate issued before July 1, and
  - (ii) December 10 in the year the certificate is issued, in all other cases; and
- (f) return all four copies of unissued, cancelled or void certificates, on or before December 10 in the year the certificates are delivered to the issuer, to the district manager of the Ministry.

(10) The bear hunting licence validation certificate is valid for the area and for the period specified on it.

(11) The holder of a bear hunting licence validation certificate shall complete the report on the third copy of his or her certificate and return it to the issuer on or before,

- (a) July 5 of the year in which the certificate was issued, where the closing day of the open season for bear is before July 1; or
- (b) November 30 of the year in which the certificate was issued, in all other cases.

(12) A person who refuses or neglects to return the completed questionnaire in accordance with subsection (11) is ineligible to receive a bear hunting licence validation certificate in the following year.

61. (1) Despite Ontario Regulation 670/98 (Open Seasons—Wildlife), a person shall not shoot or attempt to shoot a cub or a female bear that is accompanied by a cub during an open season for bear specified in the Table to that Regulation that falls within April, May or June in any year.

(2) In this section,

"cub" means a bear born in the year of the hunt.

62. A person shall not hunt a bear within 400 metres of a waste disposal site as defined in the *Environmental Protection Act*.

## PART XI HUNTING METHODS AND FIREARM RESTRICTIONS

63. (1) The counties and regional municipalities described in Schedule 1 to Regulation 485 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force, are prescribed for the purpose of clause 17 (1) (d) of the Act.

(2) The counties and regional municipalities described in Schedule 2 to Regulation 485 of the Revised Regulations of Ontario, 1990, as that

Schedule read on the day before this Regulation came into force, are prescribed for the purpose of clause 17 (1) (d) of the Act.

(3) Subsection (2) applies only for the period when there is an open season for deer in the county or regional municipality that is not a season when only bows may be used to hunt deer.

**64.** A person shall not, for the purpose of hunting, while in the area described in the Table to Ontario Regulation 766/94, as that Table read on the day before this Regulation came into force,

- (a) possess a firearm, unless the firearm is unloaded and encased; or
- (b) use a firearm.

**65.** (1) A person shall not, for the purpose of hunting, possess a loaded firearm on land located between a right of way for public vehicular traffic and a fence that demarcates the boundary between the right of way and the adjoining land.

(2) If there is no fence, a person shall not possess a loaded firearm for the purpose of hunting in the area that is within eight metres from the edge of the travelled portion of the right of way unless the person is on privately owned property.

(3) This section applies only to the counties and regional municipalities prescribed under section 63.

**66.** (1) A person shall not carry or discharge a firearm, other than a long-bow or a cross-bow, for the purpose of hunting on a Sunday, in,

- (a) any county except,
  - (i) the County of Renfrew, other than the Township of Raglan,
  - (ii) the United Counties of Prescott and Russell, and
  - (iii) the Township of Haldimand in the County of Northumberland;
- (b) any regional municipality lying south of the French and Mattawa rivers;
- (c) the City of Toronto; or
- (d) the territorial district of Parry Sound, The District Municipality of Muskoka and that part of the Territorial District of Nipissing comprising the geographic townships of Boutler and Chisholm and the parts of the geographic townships of Ballantyne, Butt, Finlayson, McCraney and Paxton lying west of the westerly boundary of Algonquin Provincial Park.

(2) Subsection (1) does not apply to a person hunting on a licensed game bird hunting preserve.

**67.** (1) A person while hunting with a shotgun in wildlife management unit 7A shall not have in his or her gun or on his or her person any shotgun shell loaded with ball or with shot larger than number two shot during the periods from,

- (a) April 15 to June 15 in any year; and
- (b) September 1 to December 15 in any year.

(2) A person shall not hunt with or have in his or her possession while hunting, a rifle of greater calibre or projectile power than the rifle known as a .22-calibre rim-fire rifle in wildlife management unit 7A during the periods from,

(a) April 15 to June 15 in any year; and

(b) September 1 to December 15 in any year.

(3) The calibre limitation mentioned in subsection (2) does not apply to a flint-lock or percussion cap muzzle-loading rifle.

(4) Despite subsection (1), a person hunting with a shotgun in wildlife management unit 7A during the periods referred to in subsection (1) may possess and use,

- (a) in the case of shot made of steel, shot that is not larger than triple BBB steel shot; or
- (b) in the case of shot made of bismuth, shot that is not larger than double BB bismuth shot.

**68.** Only bows or flint-lock or percussion cap muzzle-loading guns shall be used for hunting bear in wildlife management unit 7A.

**69.** A person shall not use or carry any firearm, except a bow, to hunt moose or deer during the applicable open season and in the areas that are specified in Items 1.3, 1.6, 2.1, 2.4, 2.8, 2.11, 2.15, 2.17, 2.19, 2.20, 2.23, 2.25, 2.26, 2.27, 2.29, 2.30, 2.31, 2.32, 2.33, 2.34, 2.38, 2.40, 2.42, 2.43, 2.47, 2.48, 2.50, 2.53, 2.56, 2.58, 2.59, 2.61, 2.63, 2.67, 2.68, 2.70, 2.74, 2.76, 2.78, 2.80, 2.83, 2.84, 2.86 and 2.87 of the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife).

**70.** A person shall not use or carry any firearm, except a bow or flint-lock or percussion cap muzzle-loading gun, to hunt moose or deer during the applicable open season and in the wildlife management units specified in Items 1.4, 2.2, 2.5, 2.7, 2.9 and 2.13 of the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife).

**71.** A person shall not use or carry any firearm, except a bow, shotgun or flint-lock or percussion cap muzzle-loading gun, to hunt deer during the open season and in the wildlife management units specified in Items 2.36, 2.37, 2.41, 2.49 and 2.51 of the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife).

**72.** A person shall not use or carry any firearm, except a rifle, shotgun, or flint-lock or percussion cap muzzle-loading gun, to hunt deer during the open season and in the wildlife management units specified in Item 2.54 of the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife).

**73.** A person shall not use or carry any firearm, except a flint-lock or percussion cap muzzle-loading gun, to hunt deer during the open season and in the wildlife management units specified in Items 2.52, 2.57, 2.65, 2.66, 2.79 and 2.81 of the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife).

**74.** A person shall not use or carry any firearm, except a shotgun or flint-lock or percussion cap muzzle-loading gun, to hunt deer during the open season and in the wildlife management units specified in Items 2.28, 2.44, 2.45, 2.46, 2.55, 2.60, 2.62, 2.69, 2.73, 2.75, 2.77, 2.82, 2.85 and 2.88 of the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife).

**75.** A person shall not use a rifle known as a rim-fire rifle, a shotgun smaller than 20 gauge when loaded with shot or any shotgun loaded with shot smaller than SG or number one buck for hunting big game.

**76.** A person shall not hunt a ring-necked pheasant with a rifle.

**77.** (1) A holder of a small game licence, when in an area during an open season in the area for a species of big game, shall not possess or use,

- (a) a rifle of greater calibre or projectile power than a .22-calibre rim-fire rifle chambered for cartridges known as a .22 short, .22 long or .22 long rifle; or

(b) shells loaded with ball or shot larger than number two shot.

(2) Despite clause (1) (b), a holder of a small game licence, when in an area during an open season in the area for a species of big game, may possess and use,

(a) in the case of shot made of steel, shot that is not larger than triple BBB steel shot; or

(b) in the case of shot made of bismuth, shot that is not larger than double BB bismuth shot.

(3) Subsection (1) does not apply to a holder of a small game licence hunting in that part of Ontario lying south of the French and Mattawa rivers during an open season for deer that is restricted to the use of bows.

**78.** The holder of a small game licence shall not carry or use a rifle of greater calibre than the rifle known as a .275-calibre rifle, except a flint-lock or percussion cap muzzle-loading rifle, in the counties of Brant, Elgin, Essex, Huron, Kent, Lambton, Middlesex, Northumberland, Oxford, Perth and Wellington, the regional municipalities of Durham, Haldimand-Norfolk, Halton, Hamilton-Wentworth, Niagara, Peel, Waterloo and York and the City of Toronto.

**79.** A person who hunts wild turkey shall not use a firearm other than,

(a) a shotgun, including a muzzle-loading shotgun, not larger than number 10 gauge and not smaller than number 20 gauge loaded with shot sizes number 4, 5 or 6; or

(b) a cross-bow, long-bow, arrow or bolt specified in section 82.

**80.** The holder of a licence to hunt raccoon at night or of a trapping licence who is hunting raccoon at night shall not,

(a) carry or use a firearm other than a .22-calibre rim-fire rifle chambered for cartridges known as a .22 short, .22 long or .22 long rifle when hunting raccoon; or

(b) possess a firearm while in a vehicle or boat unless it is unloaded and encased.

**81.** The holder of both a resident small game licence and a licence to hunt raccoon at night or the holder of a trapping licence hunting in the area described in his or her licence may, if the holder is accompanied by a dog licensed for that purpose,

(a) hunt raccoon at night;

(b) have a loaded and unencased firearm in his or her possession in an area usually inhabited by raccoon while hunting it at night; and

(c) shine a light for that purpose if the light is not attached to or shone from a vehicle or boat.

**82.** A person shall not hunt big game with, or have in his or her possession while hunting big game,

(a) a crossbow unless it has,

(i) a draw length of at least 300 millimetres, and

(ii) a draw weight at the release latch mechanism or at some point between the release latch mechanism and the point of string rest of at least 45 kilograms when hunting woodland caribou or deer or at least 54 kilograms when hunting bear, American elk or moose;

(b) a long-bow unless it has, at a draw length of 700 millimetres or less, a draw weight of at least 18 kilograms when woodland caribou or deer are being hunted or at least 22 kilograms when bear, American elk or moose are being hunted;

(c) an arrow that,

(i) is less than 600 millimetres in length,

(ii) has a head that is less than 22 millimetres at its widest part, or

(iii) has a head that has less than two cutting edges that are sharp, unserrated, barbless, straight and made of steel; or

(d) a bolt that has a head that,

(i) is less than 22 millimetres at its widest part, or

(ii) has less than two cutting edges that are sharp, unserrated, barbless, straight and made of steel.

**83.** A person shall not hunt big game with a weapon other than a firearm.

**84.** (1) A person shall not hunt a bullfrog by means of a firearm other than a long-bow or crossbow.

(2) A person may hunt bullfrogs at night without a firearm and may shine a light for that purpose.

**85.** A person shall not hunt or capture a snapping turtle except,

(a) by means of a box or funnel trap that does not injure or kill the turtle; or

(b) by hand.

**86.** (1) For the purpose of subsection 25 (2) of the Act, the following areas are prescribed as areas where a person shall not use or be accompanied by a dog:

1. In the case of hunting deer, during the periods and in the areas specified in Items 2.1, 2.2, 2.3, 2.4, 2.5, 2.8, 2.9, 2.10, 2.11, 2.12, 2.13, 2.15, 2.17, 2.19, 2.20, 2.21, 2.22, 2.23, 2.24, 2.25, 2.26, 2.27, 2.28, 2.29, 2.30, 2.31, 2.32, 2.33, 2.34, 2.37, 2.38, 2.40, 2.42, 2.43, 2.44, 2.45, 2.46, 2.47, 2.48, 2.49, 2.50, 2.51, 2.52, 2.53, 2.54, 2.55, 2.56, 2.57, 2.58, 2.59, 2.60, 2.61, 2.62, 2.63, 2.64, 2.65, 2.66, 2.67, 2.68, 2.69, 2.70, 2.73, 2.74, 2.75, 2.76, 2.77, 2.78, 2.79, 2.80, 2.81, 2.82, 2.83, 2.84, 2.85, 2.86, 2.87, 2.88 and 2.89 of the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife).

2. In the case of hunting bear, a wildlife management unit during the period beginning May 16 and ending June 30 in any year if there is an open season for hunting bear in the unit.

3. In the case of hunting moose, Larose Forest Hunting Area as described in Part XVI.

(2) Paragraph 2 of subsection (1) does not apply to residents who are entitled to hunt bear in wildlife management units 61 to 75 and 83.

**87.** A resident shall not hunt raccoon at night unless accompanied by a dog licensed for that purpose.

**88.** Sections 89 and 90 apply to a person who chases wildlife other than in an area enclosed for the purpose of teaching dogs hunting skills or testing the hunting skills of dogs and whose owner or operator is licensed for that purpose under Ontario Regulation 668/98 (Wildlife in Captivity).



**89.** (1) The holder of a licence to chase raccoon at night and to chase fox, coyote or wolf during the day may at any time of the year, without an outdoors card, pursue, chase and search for the game wildlife but not kill or capture it.

(2) The licence described in subsection (1) may be issued to,

(a) a resident; or

(b) an association consisting of natural persons that is incorporated in Ontario for the purpose of hunting or chasing wildlife, conducting field trials or training dogs.

(3) The licence, when issued to an association described in subsection (2), authorizes a registered member or, subject to subsection (7), a guest of the association to engage in activities in accordance with the licence.

(4) The licence may be issued to a resident who is 15 years of age if the resident files with the issuer a consent signed,

(a) where the resident resides with his or her parents, by both parents; and

(b) in all other cases, by his or her parent or guardian.

(5) An association that holds the licence under this section shall not permit a member or guest who is 15 years of age to chase raccoon, red fox, coyote or wolf unless the member or guest files with the association a consent signed,

(a) where the member or guest resides with his or her parents, by both parents; and

(b) in all other cases, by his or her parent or guardian.

(6) An association shall produce upon the request of a conservation officer a complete list of its guests who participate in a field trial authorized by the association.

(7) A guest of an association shall not chase raccoon, red fox, coyote or wolf, except in a field trial authorized by the association.

(8) A person taking part in the chase of raccoon, red fox, coyote or wolf shall not use or carry a firearm during the chase.

(9) In this section,

"field trial" means an activity to test the hunting skills of a dog.

**90.** (1) A licence to hunt fox by a hunt club may be issued to a hunt club that is recognized by or registered with the Masters of Foxhounds Association of America Incorporated or by an organization that has similar standards and that authorizes its members to pursue, chase or search for fox.

(2) A person shall not, while engaging in activities under the authority of the licence,

(a) kill or capture a red fox;

(b) possess or use a firearm; or

(c) use or be accompanied by less than 12 or more than 50 dogs.

(3) It is a condition of a licence under subsection (1) that not less than three persons and not more than 125 persons shall engage in activities under the authority of the licence at one time.

(4) A person who engages in activities under the authority of the licence under this section does not require an outdoors card.

**91.** The prohibition under subsection 24 (2) of the Act does not apply to a person who uses a boat for killing, capturing, harassing, pursuing or chasing wildlife other than as a direct instrument of killing, injuring, capturing, harassing, pursuing or chasing wildlife.

**92.** A holder of a resident small game licence may use a snare to capture or kill varying hare in the part of Ontario lying north of the French and Mattawa rivers if,

(a) the snare is constructed of copper or brass wire between 22 and 24 gauge, inclusive; and

(b) the snare's wire loop is not more than 10 centimetres in diameter.

**93.** (1) A person may obtain an authorization under subsection 17 (3) of the Act if the person's mobility is impaired because the person,

(a) is a paraplegic or hemiplegic;

(b) has a single above-the-knee lower limb amputation or a double below-the-waist amputation; or

(c) suffers from a severe disability that prevents the person from hunting except with a wheelchair or similar means of locomotion.

(2) The person described in clause (1) (c) shall provide a physician's certificate certifying that the person is impaired to the extent described in clause (1) (c) at the time the person applies for the authorization.

## PART XII HUNTING SERVICES

**94.** (1) A person, other than a person who is acting as a guide in the territorial district of Rainy River and Lake St. Clair, is exempt from the requirements of clause 32 (2) (a) of the Act.

(2) A licence to act as a guide may be issued to a resident or a Canadian citizen.

(3) The territorial district of Rainy River is prescribed as an area in which,

(a) a non-resident shall not hunt deer or moose without employing a licensed guide; and

(b) two or more non-residents hunting together shall not hunt deer or moose without employing at least one guide for each two non-residents.

(4) In this section,

"Canadian citizen" means a person who is a permanent resident, as defined in the Immigration Act (Canada), or a citizen, within the meaning of the Citizenship Act (Canada) but is not a resident as defined by section 1 of the Act.

**95.** (1) Migratory game birds are prescribed as wildlife for which a licence to act as a guide is required in Lake St. Clair.

(2) All species of wildlife are prescribed as wildlife for which a licence to act as a guide is required for the territorial District of Rainy River.

**96.** (1) A licence to own or operate a game bird hunting preserve may be issued for an area of not less than 40 hectares or more than 243 hectares if,

- (a) the issuance of the licence does not result in the licensing of more than 243 hectares of land in a concession of a township; and
- (b) the preserve is not situated within 400 metres of another game bird hunting preserve.

(2) Subsection (1) does not apply to an island wholly owned by the holder of a licence to own or operate a game bird hunting preserve or an Indian reserve.

(3) A person licensed under subsection (1) is exempt from the requirements of subsection 40 (1) of the Act with respect to the species of game birds for which the licence is valid.

97. The Minister may authorize the transfer of a licence to own or operate a game bird hunting preserve upon such terms as the Minister considers proper.

98. (1) Northern bobwhite, ring-necked pheasants and wild turkeys on a game bird hunting preserve may be hunted at any time of the year.

(2) Any restrictions set out in the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife) do not apply to a person who hunts northern bobwhite, ring-necked pheasant or wild turkey on a game bird hunting preserve.

99. (1) A person shall not remove from a game bird hunting preserve a northern bobwhite, ring-necked pheasant or wild turkey unless he or she has first obtained from the owner or operator of the preserve a statement that shows,

- (a) the name and address of the game bird hunting preserve where the bird was obtained;
- (b) the name and address of the person entitled to remove the game bird from the game bird hunting preserve;
- (c) the date on which the bird was obtained; and
- (d) the number of birds of each species obtained.

(2) The person named in the statement shall retain the statement for as long as any game bird described in it is in his or her possession and shall show the statement to any conservation officer when so requested by the officer.

(3) The holder of a licence to own or operate a game bird hunting preserve shall deliver the statement referred to in subsection (1) to any person who is entitled to remove a northern bobwhite, ring-necked pheasant or wild turkey from his or her game bird hunting preserve before the bird is removed.

### PART XIII CROWN GAME PRESERVES

100. This Part applies to Crown game preserves described in Appendix A and Schedules 1 to 11 of Appendix B of Regulation 484 of the Revised Regulations of Ontario, 1990, as those appendices read on the day before this Regulation came into force.

101. The parts of Ontario described in Appendix A and Schedules 1 to 11 of Appendix B are prescribed as Crown game preserves.

102. A person who lives on a Crown game preserve is exempt from the prohibition set out in subsection 9 (2) of the Act with respect to that part of the preserve owned or occupied by the person.

### PART XIV HUNTING IN PROVINCIAL PARKS AND ON DESIGNATED CROWN LAND

103. A reference to a Schedule in this Part, unless otherwise provided, is a reference to the Schedule bearing the same number as the Schedule set out in Regulation 502 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force.

104. A person shall not hunt in a provincial park or on Crown land described in Schedules 2 to 8 and 10 to 70 or in the area described in the Schedule to Regulation 498 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force, except in accordance with this Part.

105. The provisions relating to hunting in this Regulation and in other Regulations made under the Act and the Migratory Birds Regulations made under the *Migratory Birds Convention Act, 1994* (Canada) apply to hunting in a provincial park or on Crown land referred to in section 104, except as otherwise provided under this Part.

106. (1) Subject to section 114, a person who hunts according to the Act and the regulations in a provincial park may,

- (a) possess a firearm for the purpose of hunting; and
- (b) possess any wildlife that is legally killed by him or her in the provincial park.

(2) The firearm referred to in subsection (1) shall remain unloaded and encased except while the person is in the immediate area of the hunt or the blind, if one is used.

107. (1) Subject to section 114, the holder of a licence to hunt may possess a firearm that is unloaded and encased when occupying a camp site, as defined in Regulation 952 of the Revised Regulations of Ontario, 1990, in a provincial park and while travelling in a vehicle either on a road leading directly to or from the camp-site or directly through the park.

(2) The holder of a small game licence may possess in any area set out in subsection (1) any wildlife that was legally killed or captured under that licence.

(3) Subsection (1) does not apply to a person travelling on a snowmobile, a motorcycle or an all-terrain vehicle.

108. Sections 106 and 107 apply to Presqu'ile Provincial Park only between the day after the first Monday in September and December 23.

109. (1) The holder of a small game licence may hunt the following wildlife in the provincial parks or designated Crown land described if the person obtains a licence or a permit to hunt in the provincial park or on the designated Crown land:

1. Migratory game birds in that part of Presqu'ile Provincial Park described in Schedule 2 on Mondays, Wednesdays, Fridays and Saturdays from the first day of the open season for migratory game birds until December 23 or the last day of the open season, whichever is earlier.
2. Migratory game birds on Mondays, Wednesdays, Fridays and Saturdays during the open season for migratory birds in the area described in Schedule 3.
3. Migratory game birds in the area described in Schedule 4.
4. Ring-necked pheasants in that part of Scugog Island Provincial Hunting Area described in Schedule 8.



(2) A person who hunts in that part of Presqu'ile Provincial Park described in Schedule 2 and in that part of Rondeau Provincial Park described in paragraph 1 of Schedule 3 shall not hunt except from a specific place that he or she has rented from the person in charge.

**110.** The holder of a licence to hunt may hunt a game mammal, migratory game bird or game bird authorized by his or her licence,

- (a) from the first day of the open season for that mammal or bird or from September 15 in any year, whichever occurs later, to the last day of the open season or May 15 immediately following, whichever occurs first, in an area described in Schedules 11, 14 and 15;
- (b) from the first day of the open season for that mammal or bird or from September 15 in any year, whichever occurs later, to the last day of the open season in an area described in Schedules 8, 12, 13, 17, 20 to 30, 32 to 43 and 45 to 70; and
- (c) from the first day of the open season for that mammal or bird, in any year, to and including the last day of the open season, in the area described in Schedule 44.

**111.** The holder of a small game licence may hunt wildlife in accordance with the licence in the area described in Schedule 18,

- (a) beginning on the first day of the open season for the wildlife or October 15, whichever is later, and
- (b) ending on the last day of the open season for the wildlife or the last day of February whichever is earlier.

**112.** The holder of a small game licence may hunt migratory game birds,

- (a) on any day except Sunday, from the Tuesday following the second Monday in October during the open season for the species of bird in the area described in Schedule 6;
- (b) on any day except Sunday, from the third Saturday in October to the end of the open season for the species of bird in the area described in Schedule 16; and
- (c) during the open season for the species of bird in the areas described in Schedules 19 and 31.

**113.** The holder of a small game licence may hunt migratory game birds on a Monday, Wednesday or Friday or until 12 noon on a Saturday during the open season for migratory game birds that falls in September, October, November or December in the area described in Schedule 5 if,

- (a) the holder's motor vehicle is parked in an area designated as a parking area;
- (b) the holder hunts only within a radius of 12 metres from a blind provided by the Ministry and marked by a person in charge with the number of the area in which the holder's motor vehicle is parked; and
- (c) the area from which the holder hunts is occupied by not more than one other person.

**114.** (1) In Polar Bear Provincial Park a person who has a permit issued by a person authorized by the Minister may possess the firearm specified in the permit if it is transported according to the conditions set out in the permit.

(2) The holder of a small game licence may hunt migratory game birds, sharp-tailed grouse and ptarmigan in that part of Polar Bear

Provincial Park that is described in Schedule 10 if the person is a registered guest at Shagamu River Camp or Sutton River Camp.

**115.** (1) The holder of a licence to hunt moose may hunt moose of the age and sex that the licence authorizes him or her to hunt in the part of Lake Superior Provincial Park described in the Schedule to Regulation 498 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force,

- (a) where the licence is issued to a resident, from the first day of the open season for moose in October to November 15 in any year; and
- (b) where the licence is issued to a non-resident, from the Monday following the first day of the open season for moose for residents in October to November 15 in any year.

(2) The holder of a small game licence may hunt ruffed grouse, spruce grouse, sharp-tailed grouse and varying hare from the first day of the open season for moose in October to December 15 in any year in the part of Lake Superior Provincial Park referred to in subsection (1).

**116.** A person shall not erect and rent a blind in the areas described in Schedules 2, 3 and 5.

**117.** (1) A person authorized by the Minister may issue a licence or permit to erect and use a waterfowl blind in the area described in paragraph 2 of Schedule 3 and in paragraph 2 of Schedule 4.

(2) A person who is not the holder of a licence or permit referred to in subsection (1) shall not erect a blind in the area.

#### PART XV HUNTING ON CROWN LAND IN THE GEOGRAPHIC TOWNSHIPS OF BRUTON AND CLYDE

**118.** This part applies to the Crown lands in the geographic townships of Bruton and Clyde in the County of Haliburton except,

- (a) those lands that lie within 1,609 metres of the shoreline of King-scote Lake in the geographic Township of Bruton;
- (b) a strip of land 3,218 metres in perpendicular width lying 1,609 metres on either side of the Hydro line extending from Lot 1, Concession V, on the westerly boundary of the geographic Township of Clyde to Lot 32, Concession XV, on the easterly boundary of that geographic township.

**119.** The provisions relating to hunting in this Regulation and in other regulations made under the Act and the Migratory Birds Regulations made under the *Migratory Birds Convention Act, 1994* (Canada) apply to hunting in the land to which this Part applies.

**120.** (1) During the open season for deer or moose, a person shall not hunt or trap on the Crown lands referred to in section 118 except,

- (a) the holder of a hunting licence, who is a member of a camp for which a regulated hunting camp licence is issued, may hunt wildlife that the licence authorizes him or her to hunt during the open season for that wildlife; and
- (b) the holder of a trapping licence may hunt or trap in accordance with the licence and subsection 6 (2) of the Act.

(2) The holder of a regulated hunt camp licence shall complete the questionnaire provided by the Ministry and return the questionnaire to the office of the Ministry specified on it within 10 days of the close of the open season for deer or the open season for moose, whichever occurs later, in wildlife management unit 54 in the year in which the licence is issued.



(3) Any person who refuses or neglects to complete the questionnaire and return it to the Ministry as required by subsection (2) is ineligible to receive a regulated hunt camp licence in the following year.

## PART XVI SPECIAL HUNTING AREAS

**121.** (1) Except as provided in this Part, a person shall not hunt in the following hunting areas:

1. Aylmer Hunting Area, as described in the Schedule to Ontario Regulation 29/81, as that Schedule read on December 31, 1990.
2. Aylmer Lagoon Hunting Area, as described in the Schedule to Regulation 402 of the Revised Regulations of Ontario, 1980, as that Schedule read on December 31, 1990.
3. Beaver Meadow Hunting Area, as described in the Schedule to Ontario Regulation 477/85, as that Schedule read on December 31, 1990.
4. Calton Swamp Hunting Area, as described in the Schedule to Ontario Regulation 30/81, as that Schedule read on December 31, 1990.
5. Camden Lake Hunting Area, as described in the Schedule to Regulation 407 of the Revised Regulations of Ontario, 1980, as that Schedule read on December 31, 1990.
6. Fingal Hunting Area, as described in the Schedule to Ontario Regulation 28/81, as that Schedule read on December 31, 1990.
7. Hullett Hunting Area, as described in Schedules 1 and 2 to Ontario Regulation 628/82, as those Schedules read on December 31, 1990.
8. Long Point National Wildlife Area, as described in Schedule 1 Regulation 499 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force.
9. Lake St. Lawrence Hunting Area, as described in the Schedule to Regulation 423 of the Revised Regulations of Ontario, 1980, as that Schedule read December 31, 1990.
10. LaRose Forest Hunting Area, as described in Schedules 1, 2 and 3 to Ontario Regulation 574/98, as those Schedules read on the day before this Regulation came into force.
11. Navy Island Hunting Area, as described in the Schedule to Regulation 508 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force.
12. Stag Island Hunting Area, as described in the Schedule to Regulation 434 of the Revised Regulations of Ontario, 1980, as that Schedule read on December 31, 1990.

(2) Except as otherwise provided in this Part, the provisions relating to hunting in this Regulation and in other regulations made under the Act and the Migratory Birds Regulations made under the *Migratory Birds Convention Act, 1994* (Canada) apply in respect of hunting under this Part.

**122.** Sections 123 to 126 apply to the following hunting areas:

Aylmer Hunting Area  
Aylmer Lagoon Hunting Area  
Beaver Meadow Hunting Area  
Calton Swamp Hunting Area

Camden Lake Hunting Area  
Fingal Hunting Area  
Hullett Hunting Area  
Lake St. Lawrence Hunting Area  
Stag Island Hunting Area

**123.** (1) The holder of a small game licence may hunt in a hunting area set out in section 122 if,

- (a) the vehicle or boat in which the person arrives at the hunting area is parked or anchored in the designated area, if one exists;
- (b) the person hunts within an area that is not more than 10 metres from the blind or stake supplied by the operator of the hunting area that is marked with the same number as the vehicle or boat's spot in the parking area or anchorage;
- (c) the area or blind from which the person is hunting is occupied by not more than one other person; and
- (d) the person keeps his or her firearm unloaded and encased except while occupying the blind or the area referred to in clause (b).

(2) If a person is permitted to hunt wildlife, other than migratory game birds, the conditions set out in clauses (1) (b), (c) and (d) do not apply to the person when he or she is hunting the other wildlife.

(3) If a person is hunting migratory game birds in Hullett Hunting Area, the person shall hunt within an area that is no more than 30 metres from the stake or blind.

**124.** The holder of a small game licence hunting in Beaver Meadow Hunting Area or Camden Lake Hunting area shall enter and leave the hunting area through the designated parking area.

**125.** The holder of a small game licence may hunt for the following species at the following times during the open season for the species:

1. In Aylmer Hunting Area, Aylmer Lagoon Hunting Area, Calton Swamp Hunting Area and Fingal Hunting Area, migratory game birds may be hunted on Mondays, Wednesdays, Thursdays or Saturdays between half an hour before sunrise and noon.
2. In Beaver Meadow Hunting Area, migratory game birds may be hunted on Mondays, Wednesdays, Fridays or Saturdays.
3. In Calton Swamp Hunting Area, wildlife that may be hunted under a small game licence may be hunted on any day except Sunday from November 1 to the last Saturday in February of the following year.
4. In Camden Lake Hunting Area, ducks, coots, rails and gallinules may be hunted on Mondays, Wednesdays, Fridays or Saturdays.
5. In Fingal Hunting Area, in the area designated for hunting of wildlife other than ducks or geese, other wildlife that may be hunted under a small game licence may be hunted on Mondays, Wednesdays, Thursdays and Saturdays.
6. In the area described in Schedule 1 of the description of Hullett Hunting Area, migratory game birds may be hunted during the open season for migratory game birds.
7. In the area described in Schedule 1 of the description of Hullett Hunting Area, wildlife may be hunted under a small game licence during that part of the open season for the wildlife that is in the close season for migratory game birds.
8. In Lake St. Lawrence Hunting Area, migratory game birds may be hunted on any day except Sunday.

9. In Stag Island Hunting Area, migratory game birds may be hunted on any day except Sunday.

**126.** In the area described in Schedule 2 of the description of Hullett Hunting Area, the holder of a resident hunting licence may hunt under the licence at any time during the open season in any year if the vehicle in which the person arrived at the hunting area is parked in the designated area.

**127.** (1) This section applies to hunting deer in the Long Point National Wildlife Area.

(2) The holder of a licence to hunt deer who has been issued a Canadian Wildlife Service permit may hunt antlered or antlerless deer in accordance with the permit, subject to the conditions and during the times specified on the permit.

**128.** (1) This section applies to hunting in the Navy Island Hunting Area.

(2) The holder of a licence to hunt deer who has been issued a Navy Island validation tag may hunt deer of the type specified on the tag during the days in November specified on the tag and subject to the conditions specified on the tag.

(3) The holder of a small game hunting licence may hunt migratory game birds.

**129.** (1) This section applies to hunting in the Larose Forest Hunting Area.

(2) The holder of a hunting licence may hunt wildlife that is authorized by his or her licence except during the days that moose may be hunted under subsection (3).

(3) The holder of a resident licence to hunt moose who has been issued a Larose Forest validation tag may hunt moose of the type specified on the tag on the day, in an area and subject to the conditions specified on the tag.

## **PART XVII PROTECTION OF PROPERTY**

**130.** (1) A person who kills a bear under section 31 of the Act and does not report its acquisition under section 2 of Ontario Regulation 666/98 (Possession, Buying and Selling of Wildlife) shall immediately report the fact to the district manager of the Ministry, in person or by telephone.

(2) The person shall provide the name and address of the person reporting, the date and location of the killing and any other information required by the District Manager.

**131.** The following provisions do not apply to a person who harasses, captures or kills wildlife under section 31 of the Act:

1. Subsection 9 (1) of the Act in respect of a person who has an interest in land in a Crown game preserve or provincial park that entitles the person to possession of the land.
2. Subsections 36 (1) and (2) of the Act.
3. Parts I to XV, except sections 75, 82 and 83.
4. Ontario Regulation 667/98 (Trapping), except sections 17 to 26.

**132.** (1) The following classes of agents are prescribed for the purposes of subsection 31 (2) of the Act:

1. Trappers licensed under Ontario Regulation 667/98 (Trapping).

2. Employees or agents of a member of the Ontario Society for the Prevention of Cruelty to Animals under the *Ontario Society for the Prevention of Cruelty to Animals Act*.

3. Members of a landowner's immediate family acting on behalf of the landowner on the landowner's own land.

4. Persons whose business is primarily the business of removing nuisance wildlife if they harass wildlife or if they capture and release it if it is capable of being released.

5. Employees or agents of a municipality whose responsibilities relate to wildlife control.

(2) An agent described in paragraph 2 or 3 of subsection (1) who is using a firearm must have the qualifications necessary to obtain an outdoors card under subsection 4 (2).

(3) Despite subsection (1), if the Minister is of the opinion that a person is not harassing, capturing or killing wildlife in a humane way or in accordance with the regulations, the Minister may notify the person in writing that he or she shall no longer act as an agent.

**133.** (1) A person who captures but does not kill live wildlife under clause 31 (1) (b) of the Act shall, not later than 24 hours after capture,

- (a) release the wildlife as soon as possible into the area in close proximity to the capture site unless otherwise directed by the Ministry; or
- (b) deliver any wildlife that is sick, injured or immature to a wildlife custodian described in section 44 of the Act.

(2) A person shall not release wildlife under subsection (1) on private property without the permission of the owner.

## **PART XVIII MISCELLANEOUS**

**134.** A hunter who is licensed or authorized to kill a furbearing mammal is exempt from subsection 36 (3) of the Act and may abandon a pelt or permit a pelt to be spoiled or destroyed if the pelt is of no commercial value.

**135.** The following provisions do not apply to a person who kept a farmed animal and who is required to capture or kill it following its escape or release from captivity under clause 46 (3) (b) of the Act:

1. Parts I to XV, except sections 75, 82 and 83.
2. Ontario Regulation 667/98 (Trapping) except sections 17 to 26.

**136.** The following Regulations are revoked:

1. Ontario Regulations 300/93, 463/93, 466/95, 50/97, 302/97, 367/97, 386/97, 178/98 and 556/98.
2. Ontario Regulations 62/93, 766/94 (as amended), 51/97 and 448/98.
3. Regulations 472, 474, 475, 476 (as amended), 477, 478 (as amended), 479 (as amended), 480 (as amended), 481, 482, 483, 484 (as amended), 485, 486 (as amended), 487, 488 (as amended), 493 (as amended), 494 (as amended), 495 (as amended), 496, 497 (as amended), 498, 499 (as amended), 501 (as amended), 502 (as amended), 503 (as amended), 504, 506, 507, 508, 509 (as amended), 511 (as amended), 512 (as amended), 513 (as amended), 514 (as amended), 515, 523, 524 (as amended) and 529 of the Revised Regulations of Ontario, 1990.

137. This Regulation comes into force on the day that section 112 of the Act is proclaimed into force.

## PART II POSSESSION

### REPORT OF ACQUISITION

1/99

## ONTARIO REGULATION 666/98 made under the FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 16, 1998

Filed: December 17, 1998

## POSSESSION, BUYING AND SELLING OF WILDLIFE

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### PART I DEFINITIONS

1. In this Regulation,

“carcass” includes any part of a carcass;

“cast antlers” means antlers that have dropped naturally from living woodland caribou, American elk, white-tailed deer or moose, are intact and have not been treated;

“district manager” means the district manager of an administrative district of the Ministry;

“hide” means the untanned and untreated skin,

(a) of a black bear, including the head and claws attached to the skin, or

(b) of a white-tailed deer or moose, but not its head;

“treating” includes taxidermy;

“working day” means any day other than a Saturday or a holiday.

2. (1) A person who acquires the carcass of a black bear, woodland caribou, white-tailed deer, American elk or moose shall report the acquisition immediately to a district manager and, on so doing, may receive a certificate of reporting.

(2) A person who acquires the carcass of a specially protected raptor shall report the acquisition to a district manager within two working days of acquiring it and take it to the district manager's office within five working days thereof for registration and, on so doing, may receive a certificate of reporting.

(3) A person who acquires the carcass of a furbearing mammal shall report the acquisition to the district manager within two working days of acquiring it and, on so doing, may receive a licence to possess a pelt.

(4) A report under subsection (1), (2) or (3) shall be made in person or by telephone and shall provide the name and address of the person reporting, the number of carcasses acquired, by species, and the date, place and circumstances of the acquisition.

(5) The following persons are not required to report an acquisition under subsection (1), (2) or (3):

1. A person who lawfully kills the wildlife.
2. A person who receives a carcass, other than the carcass of a furbearing mammal, as a gift from a person described in paragraph 1.
3. A person engaged in business as a taxidermist who receives a carcass from a person described in paragraph 1 or 2 or from a person who holds a certificate of reporting or a licence to possess pelts.
4. A person who lawfully possesses a furbearing mammal, including its pelt, under a licence that is not a hunting or trapping licence.
5. A person who kills the wildlife under a Minister's authorization.

(6) Despite paragraphs 1 and 5 of subsection (5), a person who kills a black bear, specially protected raptor or furbearing mammal under section 31 of the Act and keeps its carcass shall comply with subsection (1), (2), (3) or (4).

### PELTS

3. (1) A person shall not possess a pelt without holding one of the following licences:

1. A trapping licence, in respect of furbearing mammals killed under the licence.
2. A farmer's licence to sell pelts and carcasses, in respect of furbearing mammals killed under subsection 6 (3) of the Act.
3. A fur dealer's licence.
4. A licence to possess a pelt, in respect of pelts specified in the licence.
5. A small game licence, in respect of furbearing mammals killed under the licence.

(2) Subsection (1) does not apply to,



(a) a person who hunts or traps a furbearing mammal under subsection 6 (3) of the Act but does not hold a farmer's licence to sell pelts and carcasses for the year at the time of coming into possession of the pelt; or

(b) a common carrier who possesses a pelt only for the purpose of transportation.

(3) The Minister may issue a licence to possess a pelt to the following persons:

1. The holder of a trapping licence who has, despite the exercise of all due diligence, killed a furbearing mammal in the area set out in his or her licence during the closed season for the species or in excess of the number of the species that may be killed under the licence during the open season.

2. A person who has reported the acquisition of a furbearing mammal under subsection 2 (3).

3. A person who buys and possesses pelts for his or her own use.

4. A person trapping under subsection 6 (3) of the Act who has, despite the exercise of all due diligence, killed a furbearing mammal during the closed season for the species.

5. A holder of a small game licence who has killed a furbearing mammal during the open season and wishes to possess it during the closed season.

6. A person who transports a pelt into Ontario for his or her own use.

(4) The licence to possess a pelt shall specify the number of pelts and the species for which the licence is issued.

(5) With the following exceptions, a person shall not possess a pelt during the closed season:

1. The holder of a fur dealer's licence.

2. The holder of a licence to possess pelts in respect of the number of pelts and the species for which the licence is issued.

3. The holder of a trapping licence who completes the season-end harvest report in accordance with section 13 of Ontario Regulation 667/98 (Trapping), in respect of the number of pelts and the species reported that are still in the holder's possession.

4. The holder of a farmer's licence to sell pelts and carcasses who completes the season-end harvest report in accordance with section 13 of Ontario Regulation 667/98 (Trapping), in respect of the number of pelts and the species reported still in the person's possession that were killed under subsection 6 (3) of the Act.

5. A common carrier who possesses a pelt only for the purpose of transporting it on behalf of a holder of a licence described in paragraphs 1 to 4.

4. (1) A person who holds a valid trapping licence or a person who traps under subsection 6 (3) of the Act and who also keeps farmed animals that are furbearing mammals shall retain for two years invoices, bills of lading or other similar documents showing the number of farmed animals or pelts of farmed animals, and their species, that the person raises, buys or otherwise acquires or sells or otherwise disposes of.

(2) The invoice, bill of lading or other document shall set out the name and address of the other person involved in the transaction and the date of the transaction.

### **PART III TANNING, PLUCKING OR TREATING**

5. (1) A person shall not engage in, carry on or be concerned in the tanning, plucking or treating of pelts without holding a fur dealer's licence authorizing tanning.

(2) Subsection (1) does not apply to a person who, himself or herself, tans, plucks or treats pelts for the person's own use.

(3) Subsection (1) does not apply to a person who engages in the tanning, plucking or treating of pelts of farmed animals that are furbearing mammals unless the person possesses furbearing mammals that are not farmed animals.

(4) The holder of a fur dealer's licence authorizing tanning shall not accept pelts for tanning, plucking or treating except from a person who holds a licence to send pelts to a tanner.

(5) The holder of a fur dealer's licence authorizing tanning shall obtain the licence to send pelts to a tanner referred to in subsection (4) and, on completion of the tanning, plucking or treating, shall mail it to the district manager.

6. (1) A person shall not send a pelt to a tanner or taxidermist for tanning, plucking or treating in any way, or have such a pelt sent, without holding a licence to send pelts to a tanner.

(2) The licence expires one year after the day on which it was issued.

### **PART IV BUYING OR SELLING OF PELTS**

#### **GENERAL**

7. Despite subsection 48 (2) of the Act, subsection 48 (1) of the Act and a provision of this Part and Part V do not apply to a person who buys or sells pelts of farmed animals that are furbearing mammals unless the person also buys and sells the pelts of furbearing mammals that are not farmed animals.

8. A person may buy or sell pelts if the person holds a dealer's licence authorizing the buying or selling of pelts.

#### **SELLING**

9. The holder of a fur dealer's licence authorizing the buying or selling of pelts shall not sell pelts except to,

(a) another holder of a fur dealer's licence authorizing the buying or selling of pelts;

(b) a person who accepts delivery of the pelts outside Ontario; or

(c) a person who holds a licence to possess a pelt under paragraph 3 of subsection 3 (3) and who buys pelts in accordance with the licence.

10. (1) For the purpose of subsection 48 (1) of the Act, a person who hunts or traps under subsection 6 (3) of the Act may sell the carcasses of furbearing mammals killed under that subsection, including their pelts, under a farmer's licence to sell pelts and carcasses.

(2) A farmer's licence to sell pelts and carcasses shall not be issued to an applicant unless the applicant submits with the application,

(a) a farmer's licence to sell pelts and carcasses or a trapping licence issued to the applicant at any time during the five years immedi-

ately prior to the application and any season-end Harvest Report completed by the person in accordance with section 13 of Ontario Regulation 667/98 (Trapping) for the most recent year in which the applicant carried on trapping, or evidence of having filed the report; or

- (b) a certificate issued to the applicant at any time during the five years prior to the application by the Minister or a person designated by the Minister certifying that the applicant has successfully completed the course of instruction in fur harvest, fur management and conservation approved by the Minister.

**11.** (1) A holder of a farmer's licence to sell pelts and carcasses shall complete the form entitled Trappers Season-end Harvest Report in accordance with section 13 of Ontario Regulation 667/98 (Trapping) and submit the report to the address indicated on the report on or before June 10 following the issuance of the licence.

(2) The holder who sells a pelt under subsection 10 (1) shall produce the licence or proof of the existence of the licence at the time of sale.

**12.** (1) For the purpose of subsection 48 (1) of the Act, a holder of a small game licence may, without any other licence, sell pelts of furbearing mammals killed under the licence or under a licence to hunt raccoon at night.

(2) If the holder also holds a licence to possess a pelt under paragraph 5 of subsection 3 (3), he or she may sell the pelt of a species of furbearing mammal that may be killed under a small game licence issued under Ontario Regulation 665/98 (Hunting).

(3) The holder shall produce the licence or proof of the existence of the licence under which the furbearing mammal was killed or possessed at the time of sale.

**13.** A holder of a trapping licence shall not sell a pelt under subsection 48 (3) of the Act unless he or she produces the licence or proof of the existence of the licence at the time of sale.

**14.** A holder of a trapping licence or a farmer's licence to sell pelts and carcasses shall not sell more pelts than the number specified in the licence unless, at the time of sale, the holder holds a licence to possess a pelt issued in respect of the pelts that are being sold.

**15.** (1) A person shall not sell pelts of furbearing mammals killed during the closed season.

(2) Subsection (1) does not apply to,

- (a) a holder of a small game hunting licence, a trapping licence or a farmer's licence to sell pelts and carcasses who also holds a licence to possess a pelt authorizing the possession of the number of pelts of the species that are being sold;
- (b) a holder of a fur dealer's licence who has lawfully bought the pelt from a person referred to in clause (a); or
- (c) a holder of a seal authorizing the sale of a polar bear pelt.

#### BUYING

**16.** (1) The holder of a fur dealer's licence authorizing the buying or selling of pelts or the holder of a licence to possess a pelt authorizing the purchase of pelts for his or her own use shall not buy pelts except from the following persons:

- 1. Another holder of a fur dealer's licence authorizing the buying or selling of pelts.

- 2. A trapper who sells pelts under subsection 48 (3) of the Act.
- 3. A hunter who sell pelts under section 12.
- 4. A person who may sell pelts under subsection 10 (1).
- 5. A person mentioned in paragraph 2, 3 or 4 who has a licence to possess a pelt in respect of the pelt being sold.
- 6. A person entitled to sell the pelt of a polar bear under clause 15 (2) (c).

(2) The holder of a licence to possess a pelt authorizing the purchase of pelts for his or her own use may buy pelts of the number and species specified in the licence.

#### FUR AUCTION HOUSE

**17.** (1) A person who is registered to buy or sell pelts at a fur auction house is exempt from the requirement for a licence under subsection 48 (1) of the Act.

(2) The person who buys a pelt at a fur auction house under subsection (1) shall not accept delivery of the pelt in Ontario and shall not sell it anywhere else but at that fur auction house.

(3) A person who holds a fur dealer's licence shall not register to buy or sell pelts under subsection (1).

(4) A person who is registered to buy or sell pelts at a fur auction house may cancel the registration and obtain a fur dealer's licence.

(5) A person who surrenders a fur dealer's licence shall not register to buy or sell pelts at a fur auction house until July 1 immediately following the date on which the licence was issued.

#### PART V RECORDS—FUR DEALERS, TANNERS, TAXIDERMISTS

**18.** (1) Each time a holder of a fur dealer's licence purchases or otherwise receives a pelt, sells or otherwise disposes of a pelt or tans, plucks or treats a pelt, the holder shall record the occurrence in triplicate at the time it occurs.

(2) The holder shall,

- (a) submit copies of the records for each month's occurrences to the district manager on or before the 10th day of the following month; and
- (b) retain the triplicate original of the records intact for not less than two years after the day on which the fur dealer's licence expires.

(3) The holder may, with the district manager's permission, submit the required records electronically as specified by the Ministry.

(4) The holder who, in any month, does not receive or dispose of any pelts, or tan, pluck or treat any pelts, shall so report to the district manager in the manner required by the district manager.

(5) The holder who buys or receives pelts of farmed animals shall obtain an invoice, bill of lading or similar document describing them, setting out the name and address of the person from whom the holder obtained the pelts, the number of pelts obtained and of what species and the date on which they were obtained.

**19.** A person who carries on business as a taxidermist shall record the following information:

- 1. The name and address of every person from whom the taxidermist receives the carcass of a specimen of game wildlife or specially protected wildlife and the date of receipt.



2. The number of carcasses received and of what species.
3. At the time the taxidermist received the carcass, a certificate of reporting or a licence to possess a pelt, and if no certificate or licence to possess a pelt is produced, a notation of the authority under which the wildlife was killed.

#### PART VI BUYING AND SELLING CARCASSES

20. (1) This section applies to carcasses of furbearing mammals but not to pelts.

(2) The holder of a licence to hunt raccoon may, without any other licence, sell the carcass of a raccoon that the holder has lawfully killed.

(3) A person may buy the carcass of a raccoon for the person's own use without a licence.

(4) A person may buy the carcass of a furbearing mammal that has been lawfully killed from the holder of a trapping licence or a farmer's licence to sell pelts and carcasses.

(5) A person who buys a carcass under subsection (4) for his or her personal use may do so without a licence under subsection 48 (1) of the Act.

(6) An invoice issued by a seller to a person who buys a carcass under subsection (4) for a purpose other than his own personal use shall be deemed to be a licence to buy the carcass referred to in the invoice.

(7) The invoice shall list the number of carcasses sold, species involved, the name of the trapper or farmer who is selling, the name of the buyer and the date of the sale.

(8) A person shall not buy or sell the carcass of a furbearing mammal for consumption by a person other than the buyer or his or her immediate family.

(9) A person shall not sell the carcass of a furbearing mammal for consumption by a person unless the seller advises the buyer in writing that the meat has not been inspected under the *Meat Inspection Act* (Ontario).

#### PART VII BUYING AND SELLING HIDES AND CAST ANTLERS

21. Despite subsection 48 (1) of the Act, a licence to sell game wildlife is not required if,

- (a) a hunter sells the hide of a black bear, white-tailed deer or moose that he or she has lawfully killed or cast antlers;
- (b) a trapper sells the hide of a black bear that he or she has lawfully killed or cast antlers; or
- (c) a person sells not more than a single hide and a single set of cast antlers in a year, if they were lawfully acquired.

22. Despite subsection 48 (1) of the Act, a licence to buy game wildlife is not required if,

- (a) a person buys a single hide or a single set of cast antlers in each year for his or her own use;
- (b) a person accepts delivery of hides or cast antlers outside Ontario, if they were obtained from a person who sold them under a hides and cast antlers dealer's licence; or

- (c) a person trades or barter the hides for a token of little or no value as part of a program approved or sponsored by the Ministry to facilitate the provision of hides to artisans.

23. A person who holds a hides and cast antlers dealer's licence may,

- (a) buy hides and cast antlers from a person who lawfully sells them; or
- (b) sell hides and cast antlers to a person who lawfully buys them.

24. (1) The holder of a hides and cast antlers dealer's licence shall record the following information on each purchase of a hide or cast antlers:

1. The date of the purchase.
2. The name and address of the person from whom the hide or cast antlers are being bought.
3. If the hide is bought from a licensed hunter or trapper, the number of the licence under which the game mammal was killed.
4. If the hide is bought from a person who is not a licensed hunter or trapper, the kind of document and its number, if any, under which the game mammal was lawfully acquired.
5. If the hide or cast antlers are bought from another holder of a hides and cast antlers dealer's licence, the number of that dealer's licence.
6. The number of hides bought and the species of animal involved.
7. The number of cast antlers and the species of animal involved.

(2) The holder of a hides and cast antlers dealer's licence shall record the following information at the time of tanning or treating a hide, of selling or otherwise disposing of a hide and at the time of treating cast antlers or selling or otherwise disposing of cast antlers:

1. The date of the tanning, treating, selling or other disposal.
2. The name, address and licence number of the holder of a hides and cast antlers licence to whom the hides or cast antlers were sent for tanning or treating, or both, as the case may be, or were sold or disposed of.
3. The number of hides sent for tanning or treating, sold or otherwise disposed, and the species of animal involved.
4. The number of cast antlers sent for treating, sold or otherwise disposed of.

#### PART VIII BUYING AND SELLING GAME BIRDS

25. (1) A holder of a licence to keep game birds in captivity may, without any other licence, keep in captivity, propagate or buy or sell live game birds of the species that the holder is authorized to keep and their eggs to another holder of a licence to keep game birds in captivity.

(2) If authorized to keep Northern bobwhite or wild turkey under such a licence, the holder of the licence may, without any other licence, sell them and their eggs to the holder of a licence to own or operate a game bird hunting preserve.

(3) If authorized to keep ring-necked pheasants under such a licence, the holder of the licence may sell them or their eggs to any person without any other licence.



(4) The purchaser of a live ring-necked pheasant may keep the bird in captivity for a period of 10 days without a licence under subsection 40 (1) of the Act.

26. (1) A holder of a licence to keep game birds in captivity shall not sell a live game bird or the carcass of a ring-necked pheasant to a purchaser without giving the purchaser an invoice showing,

- (a) the holder's name;
- (b) the number of the holder's licence;
- (c) the date of the sale;
- (d) the purchaser's name and address;
- (e) the number of the purchaser's licence, if any; and
- (f) the number of game birds sold and the species involved and the number of carcasses of ring-necked pheasant sold.

(2) The holder named as seller in an invoice shall retain a copy of the invoice for at least two years.

(3) The purchaser of a live bird shall retain the invoice for at least two years.

(4) The purchaser of a carcass of a ring-necked pheasant shall retain the invoice for at least two years or until the carcass is consumed or otherwise disposed of, whichever occurs first.

(5) The invoice shall be deemed to be a licence to buy the game bird or carcass of a ring-necked pheasant specified in it for the purpose of subsection 48 (1) of the Act.

27. Subsection 48 (1) of the Act does not apply to a ring-necked pheasant that is sold in a dressed condition and in a container or package that clearly shows the name and address of the person who sold it.

#### **PART IX BUYING AND SELLING BULLFROGS**

28. (1) A resident who holds a licence to capture or kill bullfrogs for sale may, without any other licence, sell bullfrogs captured in the areas named in the licence.

(2) The holder of the licence shall, at the time of sale, give the purchaser of bullfrogs an invoice that, for the purposes of subsection 48 (1) of the Act, shall be deemed to be a licence allowing the purchaser to buy the bullfrogs referred to in the invoice.

(3) The seller shall retain a copy of the invoice for at least two years.

(4) The seller shall make an annual report in the form required by the Ministry and submit it within 30 days of the last day of the open season for bullfrogs.

(5) Any limit on the number of bullfrogs that may be possessed set out in Ontario Regulation 670/98 (Open Seasons—Wildlife) does not apply to a person buying or selling under this section.

#### **PART X TRANSPORTATION**

29. Subsection 57 (1) of the Act does not apply to,

- (a) a person who keeps farmed animals that are furbearing mammals and who transports their pelts, unless the person transports the

pelts of furbearing mammals that are not farmed animals at the same time;

- (b) a hunter or trapper who transports wildlife that he or she has killed in accordance with the Act and the regulations if the hunter or trapper accompanies the wildlife during transportation.

30. (1) Subject to subsection (2), a person shall not transport out of Ontario without an export permit,

- (a) black bear, white-tailed deer or moose killed in Ontario;
- (b) a furbearing mammal, its pelt or the pelt of a farmed animal that is a furbearing mammal; or
- (c) hides and cast antlers exported by the holder of a hides and cast antlers dealer's licence.

(2) A resident may temporarily transport any of the wildlife referred to in clause (1) (a) out of Ontario without an export permit if the resident is on the way to a location in Ontario and does not leave any of the wildlife outside Ontario.

(3) A non-resident entitled to hunt under a licence shall not transport out of Ontario more game wildlife than the number that he or she may kill or possess under the regulations.

#### **PART XI EXEMPTIONS**

31. (1) Subsections 48 (1) and 57 (1) of the Act and the requirement for an export permit do not apply with respect to,

- (a) hides, cast antlers, pelts or other parts of furbearing mammals that have been lawfully bought or sold and that have been tanned, plucked or treated, or manufactured into commercial products;
- (b) artwork or jewellery made from game wildlife the commercial value of which is primarily in the artwork or jewellery and not in the wildlife.

(2) For the purposes of clause (1) (b),

"artwork" does not include a wildlife specimen that has been treated by a taxidermist, whether in whole or in part, or mounts of such specimens.

#### **PART XII ROYALTIES**

32. (1) A person shall not transport a furbearing mammal or its pelt to any of the following without paying the required royalty:

1. A place outside Ontario.
2. A tanner or taxidermist to be tanned, plucked or treated in any way.
3. A building or place where furbearing mammals are kept in captivity under section 40 of the Act.
4. A building or place where farmed animals that are furbearing mammals are kept.

(2) The royalties for furbearing mammals or their pelts are established and calculated as follows:

1. Ascertain the calendar year of the October 1 that preceded the act that gives rise to the royalty obligation.

2. Determine the average of all sale prices obtained for individual furbearing mammals and individual pelts of the species in auction houses in Ontario during the 12-month period ending on July 1 of the calendar year ascertained under paragraph 1.

3. Multiply the average obtained under paragraph 2 by 5.5 per cent.

4. Round off the results obtained under paragraph 3 to the nearest five cents.

(3) Despite subsection (1), no royalties are payable,

(a) in respect of a furbearing mammal or its pelt if the average sale price determined for it under paragraph 2 of subsection (2) is less than one dollar; and

(b) in respect of a furbearing mammal or pelt imported from a place outside of Ontario.

### 33. The following Regulations are revoked:

1. Regulation 517 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 454/91.

2. Regulation 519 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 368/91.

3. Regulation 525 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 257/96.

4. Ontario Regulations 229/91 and 166/93.

5. Ontario Regulation 304/97.

34. This Regulation comes into force on the day that section 112 of the Act is proclaimed into force.

1/99

## ONTARIO REGULATION 667/98

made under the

## FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 16, 1998

Filed: December 17, 1998

### TRAPPING

#### INTERPRETATION

1. (1) In this Regulation,

“registered trapline area” means an area designated as a trapline area in a Schedule to Part 1 of Ontario Regulation 663/98 (Area Descriptions).

(2) A reference in this Regulation to a period of time that begins and ends on specific dates shall be deemed to include the first and last dates of the period.

#### LICENCES

2. A person shall not trap black bear or a species of furbearing mammal specified in the Table to Ontario Regulation 670/98 (Open Seasons—Wildlife) unless the person traps the species,

(a) in an area specified in the Table; and

(b) during the open season applicable to the area specified in the Table.

3. (1) A trapping licence authorizes the holder to hunt or trap furbearing mammals and black bear in the area designated in the licence.

(2) The holder of a trapping licence may hunt raccoon at night in the area designated in the licence if accompanied by a dog licensed for that purpose.

4. A Nishnawbe Aski First Nation Fur Harvester's licence to sell pelts and carcasses and a Trappers Authority issued by Grand Council Treaty #3 Trapping Resource Centre shall be deemed to be trapping licences.

5. A trapping licence is valid from September 1 until August 31 of the following year.

6. The holder of a trapping licence shall not capture or kill more than the number of the species of furbearing mammals and black bear fixed by the licence.

7. (1) It is a condition of a trapping licence that the holder kill at least 75 per cent of the number of beaver fixed by the licence.

(2) If a holder of a trapping licence fails to meet the condition under subsection (1), the Minister may refuse to renew that licence.

8. (1) The holder of a trapping licence may hunt or trap on land designated in the licence that is,

(a) Crown land in the registered trapline area;

(b) Crown land, other than Crown land described in clause (a); and

(c) land, other than Crown land, in respect of which he or she has the written permission of a person legally entitled to give it to trap furbearing mammals.

(2) The holder of a trapping licence may hunt or trap on land owned by him or her or on land on which he or she has permission to trap, if the land is within or adjacent to the registered trapline area designated in his or her licence.

9. (1) Only one registered trapline area shall be designated in a trapping licence.

(2) Despite subsection (1), a holder of a licence that designated more than one registered trapline area before the day this Regulation comes into force may obtain a licence for those registered trapline areas.

10. (1) The person assigned a registered trapline area is the head trapper and has all the rights and obligations associated with trapping in that area.

(2) The head trapper is responsible for ensuring compliance with the Act and the regulations even though he or she may use helper trappers to assist in hunting or trapping under his or her licence.

(3) A licence issued to be a helper trapper,

(a) restricts the helper to hunting or trapping on the area for which the head trapper is authorized to hunt or trap; and

(b) limits the helper to assisting the head trapper in hunting or trapping a quantity of furbearing mammals authorized in the head trapper's licence.

(4) The head trapper and all helper trappers shall not cumulatively exceed the quotas fixed in the licence of the head trapper.

11. (1) A trapping licence may be issued to a resident or a Canadian citizen.

(2) A trapping licence shall not be issued unless the applicant,

(a) holds a hunting/fishing outdoors card issued under Ontario Regulation 665/98 (Hunting); and

(b) has successfully completed the fur harvest, fur management and conservation course described under section 16 within the five-year period preceding the application and produces a certificate to that effect.

(3) Despite clause (2) (a), a trapping licence may be issued to a Canadian citizen if the person,

(a) meets the qualifications set out in clause (2) (b); and

(b) holds a hunting licence issued by another jurisdiction of which the person was a resident within the five-year period immediately preceding the application and provides evidence of that fact.

(4) Clause (2) (b) does not apply if the applicant,

(a) has held a trapping licence issued under this Regulation or a predecessor to it within the five-year period immediately preceding the application and provides evidence of that fact; and

(b) files the season-end harvest report described under section 13 for the last year trapped (if such a report was required) or provides evidence of having filed the report.

(5) Despite this section, until December 31, 1999 a trapping licence may be issued to an applicant who provides evidence that he or she was issued a trapping licence at any time after July 1, 1982 or has successfully completed the fur harvest, fur management and conservation course approved by the Minister and,

(a) is a member in good standing of the Ontario Fur Managers Federation and a local trapping council; or

(b) is sponsored by a provincial treaty organization.

(6) In this section,

"Canadian citizen" means a person who is a citizen within the meaning of the *Citizenship Act* (Canada) or a person who is a permanent resident as defined by the *Immigration Act* (Canada) but is not a resident as defined in section 1 of the Act.

12. (1) The holder of a trapping licence may hunt or trap furbearing mammals,

(a) in a part of Rondeau Provincial Park if the area is designated on the trapping licence; or

(b) in a registered trapline area in a provincial park designated on the trapping licence.

(2) The person hunting or trapping in a provincial park in accordance with subsection (1) may,

(a) possess a firearm or trap for the purpose; and

(b) possess any wildlife legally killed by him or her in the provincial park.

#### RECORD-KEEPING REQUIREMENTS

13. (1) The holder of a trapping licence shall complete a season-end harvest report in the form provided by the Minister.

(2) The holder of a trapping licence shall include the following information in the appropriate place on his or her season-end harvest report:

1. The quantity of furbearing mammals or black bear harvested under the licence during the open season for each species listed in the report.

2. The quantity of pelts or black bear hides sold or shipped to be sold before June 1 for each species listed in the report.

3. The quantity of pelts or black bear hides left in possession of the licence holder on June 1 for each species listed in the report.

(3) The holder of the trapping licence shall complete the information required under paragraph 1 of subsection (2) within 24 hours after the close of the open season for each species and record the date each record was made verified by the licence holder's initials.

(4) The licence holder shall submit the report to the address indicated on the report on or before June 10 following the issuance of the licence.

#### MULTIPLICITY OF LICENCES

14. (1) A person shall not hold a trapping licence and a farmer's licence to sell pelts and carcasses at the same time.

(2) The holder of a trapping licence or a farmer's licence to sell pelts and carcasses may surrender that licence and obtain the other licence.

15. (1) A holder of a fur dealer's licence, his or her agent or a family member of the fur dealer shall not hold a trapping licence or a farmer's licence to sell pelts and carcasses.

(2) A person who keeps farmed animals that are furbearing mammals and any family members of that person who live with him or her shall not,

(a) hold a trapping licence for which a quota is assigned for the same species of furbearing mammals that are kept by that person;

(b) hold a farmer's licence to sell pelts and carcasses; or

(c) hold a fur dealer's licence or act as agent for a fur dealer.

(3) Despite subsections (1) and (2), a person may be issued a licence prohibited under those subsections if the director of the Fish and Wildlife branch of the Ministry is of the opinion that,

(a) undue financial hardship would result from the inability to simultaneously hold the two licences or to hold a licence and to keep farmed animals that are furbearing mammals; and

(b) record-keeping or other measures will adequately reduce the risk that pelts from farmed animals or pelts kept under the various licences could be intermixed.

#### TRAPPER EDUCATION

16. (1) The Minister may establish or approve courses in fur harvesting and fur management and conservation which shall deal with,

(a) the history of fur management, humane trapping, fur laws and policies, furbearing mammals and the descriptions of pelts;

(b) trapping equipment, trapping and survival; and



- (c) the biology, management, trapping and handling of pelts of furbearing mammals, black bear and other wildlife as determined by the Minister.

(2) The course shall include a field demonstration and test of the efficiency and humane operation of the trap sets.

(3) A certificate, in the form approved by the Minister, shall be issued to every person who successfully completes the course.

(4) The Minister or a person designated by the Minister may appoint instructors who are competent to conduct the course and examine trappers on the content of the course.

#### TRAPS AND METHODS

**17.** A person shall not use,

- (a) a trap that has a hook or sharpened device capable of impaling a furbearing mammal;
- (b) a spring pole set, except with a killing trap;
- (c) a deadfall;
- (d) a trap that has teeth or serrations on its jaws;
- (e) a suspended snare unless,
  - (i) the snare is set for varying hare, cottontail, European hare or red squirrel, or
  - (ii) a snare lock or other device is used in such a manner that the noose is prevented from expanding;
- (f) a number 110 Conibear trap or any body-gripping trap of a similar construction with equivalent or less killing power unless,
  - (i) the trap is set for muskrat, or
  - (ii) the trap is set for mink in such a manner that the captured mink will be submerged in water and prevented from resurfacing; or
- (g) except as part of a water set used in the trapping of beaver and otter, a body-gripping trap with a jaw spread greater than 21 centimetres in that part of Ontario that is described in paragraph 2 of Schedule 4 to Regulation 427 of the Revised Regulations of Ontario, 1980, as that paragraph read on December 31, 1990.

**18.** If only underwater traps known as funnel traps are used, muskrat may be trapped or possessed,

- (a) from October 15 to 24 in any year in the areas described in paragraph 2 of Schedule 3 and paragraph 1 of Schedule 4 to Regulation 427 of the Revised Regulations of Ontario, 1980, as those paragraphs read on December 31, 1990;
- (b) from October 5 to 14 in any year in the area described in Schedule 2 and in paragraph 1 of Schedule 3 to Regulation 427 of the Revised Regulations of Ontario, 1980, as they read on December 31, 1990.

**19.** (1) A person shall not set a leg-hold trap, except a foot snare, for a furbearing mammal other than bobcat, coyote, lynx, wolf or a species of fox.

(2) Subsection (1) does not apply to a person who sets a leg-hold trap for beaver, muskrat, otter or mink if the trap is set under ice or attached to,

- (a) a sliding lock on a drowning wire or a device that will immediately submerge the captured animal in water and prevent it from resurfacing; or
- (b) a heavy object that will dislodge immediately upon the springing of the trap and will submerge the captured animal in water and prevent it from resurfacing.

(3) Subsection (1) does not apply to a person who sets a leg-hold trap for mink or muskrat if the trap will submerge the captured animal in water immediately upon the springing of the trap and if the trap is sufficiently heavy to prevent it from resurfacing.

(4) Subsection (1) does not apply to a person who sets a leg-hold trap on land for red squirrel or a species of weasel if the trap is enclosed and set so as to kill the captured animal immediately upon the trap being sprung.

**20.** A person shall not trap a black bear except with a foot snare, box or culvert trap.

**21.** A person shall release any black bear cub or a female black bear accompanied by a cub that is trapped by that person in April, May or June.

**22.** A person shall not trap a black bear within 400 metres of a waste disposal site as defined in Part V of the *Environmental Protection Act*.

**23.** A person shall not set a leg-hold trap in a tree, on a pole, or in any other place that may result in the captured animal being suspended in mid-air.

**24.** (1) A person shall not use a leg-hold trap that has a jaw spread greater than,

- (a) 17 centimetres when set on land; or
- (b) 21 centimetres when set in water.

(2) Despite subsection (1), a person entitled to use a leg-hold trap may trap for wolf with a leg-hold trap that has a jaw spread not exceeding 23 centimetres if the person is permitted to do so by the district manager in the district in which the permission is sought and the person uses the trap in accordance with the terms of the permission.

(3) The District Manager may give permission if in his or her opinion the trap can be used in a manner that ensures public safety and if there is little risk of a species other than wolf being caught in the trap.

**25.** (1) A person shall not use a leg-hold trap on land with a chain, cable, rope, wire or other trap chain whose total length exceeds 31 centimetres unless drags are used.

(2) The length of a trap chain is the distance,

- (a) where the trap chain is attached above the ground to an object, measured between the object and the nearest part of the trap; or
- (b) where the trap chain is attached under ground to an object, measured between the intersection of the trap chain with the surface of the ground and the nearest point of the trap.

(3) A person shall inspect every live holding trap set by the person at least once a day.

(4) Subsection (3) does not apply to a person who traps in the parts of Ontario lying north of the line formed by the center line of the most

northerly east-west line of the Canadian National Railway Company and the center line of the forest access road constructed on the site of what was formerly part of the east-west line of the Canadian National Railway Company between the villages of Calstock and Nakina.

(5) A live holding trap is one that is not designed or set to kill or drown the animal immediately upon being sprung.

26. (1) A person permitted under clause 22 (2) (a), (b) or (c) of the Act to use a body-gripping device shall not use a snare for any purpose in those parts of Ontario,

(a) described in Schedule 1 of Regulation 522 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force; or

(b) described in Schedule 2 of Regulation 522 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation came into force, during the open season for deer during which a person may use or be accompanied by a dog.

(2) Despite subsection (1), a person described in subsection (1) may set,

(a) a snare under the surface of any body of water; or

(b) a foot snare or cable-live trap in a horizontal position on the ground.

27. (1) A person shall not possess a body-gripping trap unless the person,

(a) is lawfully entitled to use the trap;

(b) was lawfully entitled to use the trap within the five years preceding the date on which the person was found to be in possession of the body-gripping trap;

(c) engages in activities related to the manufacture, repair, sale, transportation or storage of the traps or the conduct of research with respect to those traps;

(d) is a collector of traps and the trap is rendered incapable of being used for trapping; or

(e) possesses the traps for educational purposes in the course of employment by an educational institution or government.

(2) Subsection (1) does not apply to traps in a museum or public display if most of the funding for the museum or display comes from a government in Canada.

#### SPOILAGE

28. A trapper who kills a furbearing mammal may, if the pelt is of no commercial value, abandon it or permit it to be spoiled or destroyed.

#### REVOCATION AND COMMENCEMENT

29. The following Regulations are revoked:

1. Regulation 473 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 359/91.

2. Regulation 491 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 365/91.

3. Regulation 492 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 84/91, 520/91, 638/91, 221/92,

280/93, 493/93, 622/93, 738/94, 399/95, 342/97, 425/97, 558/98 and 559/98.

4. Regulation 510 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 814/93, 489/96 and 350/97.

5. Regulation 522 of the Revised Regulations of Ontario, 1990.

6. Regulation 526 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 738/92, 48/95 and 487/96.

7. Regulation 527 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 366/91 and 33/97.

8. Regulation 528 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 685/91.

30. This Regulation comes into force on the day that section 112 of the Act is proclaimed into force.

1/99

### ONTARIO REGULATION 668/98 made under the FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 16, 1998

Filed: December 17, 1998

#### WILDLIFE IN CAPTIVITY

#### CONTENTS

PART I	Zoos
PART II	Amphibians and Reptiles
PART III	Specially Protected Raptors and other Birds of Prey
PART IV	Dog Train and Trial Areas
PART V	Miscellaneous

#### PART I ZOOS

1. In this Part,

"zoo" means a place where game wildlife or specially protected wildlife is kept in captivity for display to the public and for conservation, educational or scientific purposes.

2. (1) Despite subsection 40 (1) or 48 (1) of the Act, a person who owns or operates a zoo on the day this Regulation comes into force may, without any licence, keep, or buy or sell, game wildlife and specially protected wildlife for a period of 90 days after that day.

(2) A person who owns or operates a zoo on the day this Regulation comes into force shall apply to the Minister for a licence under subsection 40 (1) of the Act within 90 days after that day.

(3) In the application the applicant shall set out the number, by species, of game wildlife and specially protected wildlife kept in the zoo as well as information with respect to their care and keeping in the zoo.

(4) An application that has been approved in writing by the Minister shall be deemed to be a temporary licence,

- (a) under subsection 40 (1) of the Act, to keep the game wildlife and specially protected wildlife in the zoo in accordance with the terms of the approval;
- (b) under subsection 45 (1) of the Act, to propagate the game wildlife and specially protected wildlife in the zoo in accordance with the terms of the approval; and
- (c) under subsection 48 (1) of the Act, to buy or sell the game wildlife or specially protected wildlife in the zoo in accordance with the terms of the approval.

(5) The temporary licence expires on the earlier of the day that is two years after the day this Regulation comes into force and the day on which the Minister issues a licence under section 3 to the owner or operator of the zoo.

3. A person who owns or operates a zoo may keep, propagate, or buy or sell, game wildlife and specially protected wildlife under a licence issued under the Act.

4. A person who owns or operates a zoo and who holds a licence under this Part in respect of a game reptile, specially protected reptile, game amphibian, specially protected amphibian or a specially protected raptor is exempted from the requirement for a licence under Parts II and III.

5. (1) A person who owns or operates a zoo shall keep a log book that contains information respecting the buying, selling, acquisition, disposition, birth and death of the specimens of game wildlife or specially protected wildlife kept in the zoo.

(2) The log book shall be in the form established by the Minister.

(3) Copies of the log book shall be kept for five years after the date of expiry of the licence that was valid at the time it was kept.

(4) The person shall not make a false entry in the log book.

## PART II AMPHIBIANS AND REPTILES

6. (1) A person who keeps a game reptile, a specially protected reptile, a game amphibian or a specially protected amphibian on the day this Regulation comes into force may, without any licence, keep it in captivity for a period of 90 days after that day.

(2) A person who keeps a game reptile, a specially protected reptile, a game amphibian or a specially protected amphibian in captivity on the day this Regulation comes into force shall apply for a licence under subsection 40 (1) of the Act within 90 days after that day.

(3) The applicant shall set out in the application,

- (a) the number, by species, of game reptiles, specially protected reptiles, game amphibians and specially protected amphibians kept by the person and the reasons for keeping them; and
- (b) provide information with respect to their care and keeping.

(4) An application that has been approved in writing by the Minister shall be deemed to be a temporary licence under subsection 40 (1) of the Act to keep the reptiles and amphibians in captivity in accordance with the terms of the approval.

(5) The temporary licence expires on the earlier of the day that is one year after the day this Regulation comes into force and the day on which the Minister issues a licence under subsection 40 (1) of the Act.

7. A person may keep a game reptile, a specially protected reptile, a game amphibian or a specially protected amphibian in captivity under a licence issued under subsection 40 (1) of the Act, may propagate it under a licence issued under subsection 45 (1) of the Act and may buy or sell it under a licence issued under subsection 48 (1) of the Act.

8. (1) A person who keeps a game reptile, a specially protected reptile, a game amphibian or a specially protected amphibian in captivity shall keep a log book that contains information respecting the buying, selling, acquisition, disposition, birth and death of the specimens kept.

(2) The log book shall be in a format established by the Minister.

(3) Copies of the log book shall be kept for five years after the date of the expiry of the licence that was valid at the time it was kept.

(4) The person shall not make a false entry in the log book.

9. This Part does not apply to a person to whom subsection 40 (1) of the Act does not apply under clause 40 (2) (a) or (b) of the Act.

## PART III SPECIALLY PROTECTED RAPTORS AND OTHER BIRDS OF PREY

10. In this Part,

“falconry birds” means Peregrine Falcon, Northern Goshawk, Gyrfalcon, Cooper’s Hawk, Red-tailed Hawk, Sharp-shinned Hawk, Merlin, American Kestrel, Bald Eagle, Great Horned Owl, Northern Hawk Owl, Golden Eagle, Broad-winged Hawk, Red-shouldered Hawk, Snowy Owl and Northern Harrier;

“non-indigenous falconry birds” means Prairie Falcon, Saker Falcon, Lanner Falcon, Lager Falcon, Harris’ Hawk, Ferruginous Hawk, Swainson’s Hawk, Bonelli’s Eagle, European Kestrel, European Sparrow-hawk, Tawny Eagle and Steppe Eagle.

11. A person may keep falconry birds in captivity under a general falconry licence, a commercial falconry licence or an apprentice falconry licence issued under subsection 40 (1) of the Act.

12. (1) A person may be issued a general falconry licence if, during the year following the day this Regulation comes into force, the person provides proof of having possessed a specially protected raptor or other bird of prey continuously for two years during the five-year period prior to the date of applying for the licence.

(2) The following persons may be issued a general falconry licence more than one year after the day this Regulation comes into force:

1. A person who provides proof that he or she possessed, in a jurisdiction other than Ontario, a specially protected raptor or other bird of prey continuously for two years during the five-year period prior to the date of applying for a general falconry licence.
2. A person who has successfully completed an apprenticeship described in section 14 as certified by the person’s sponsor.
3. A person who has held a general falconry licence or a commercial falconry licence issued under this Regulation at any time in the five-year period prior to the date of applying for the licence.

(3) The holder of a general falconry licence may keep up to three falconry birds in captivity and may, in addition, keep any number of falconry birds for a person who holds any licence under this Part for a period of up to three months for each falconry bird.



**13.** (1) The following persons may be issued a commercial falconry licence:

1. A person who propagated specially protected raptors or other birds of prey continuously for two years during the five-year period prior to applying for the licence.
2. A person who has held a general falconry licence issued under this Regulation for a period of at least five years.
3. A person who provides proof that he or she has kept specially protected raptors or other birds of prey in captivity for at least five years prior to applying for the licence.
4. A person who has held a commercial falconry licence issued under this Regulation at any time in the five years prior to the date of applying for the licence.

(2) The holder of a commercial falconry licence may keep any number of falconry birds at any one time.

**14.** (1) A person who receives instruction in the care and handling of falconry birds from a sponsor may be issued an apprentice falconry licence to keep a single falconry bird in captivity during the period of the sponsorship for the purpose of receiving that instruction.

(2) An apprentice falconry licence may only be issued to a person who has the facilities and equipment necessary for the proper care and handling of falconry birds as certified by his or her sponsor.

**15.** (1) For the purposes of section 14, the holder of a general falconry licence or a commercial falconry licence who has at least five years experience as a trainer, hunter, keeper and handler of specially protected raptors or other birds of prey may sponsor an apprentice falconer.

(2) The sponsor shall, over a period of at least 15 months that includes at least two months of October,

- (a) instruct the apprentice falconer in the proper training, hunting, care and handling of falconry birds; and
- (b) provide a minimum of 30 hours of field instruction.

**16.** (1) Despite section 11, a person who keeps falconry birds in captivity on the day this Regulation comes into force may keep the birds in captivity without a licence for 90 days after that day but shall apply for a general falconry licence, a commercial falconry licence or an apprentice falconry licence within the 90-day period.

(2) An application that has been approved in writing by the Minister shall be deemed to be a temporary licence of the type applied for, for a period of 90 days from the date of the approval, in accordance with the terms of the approval.

**17.** A person who keeps a specially protected raptor that is not a falconry bird in captivity on the day this Regulation comes into force may, without a licence,

- (a) continue to do so for 90 days after that day; and
- (b) keep that raptor for its lifetime if the Minister so authorizes under clause 40 (2) (c) of the Act.

**18.** A person who holds a general falconry licence, a commercial falconry licence or an apprentice falconry licence shall hold a current small game hunting licence issued under Ontario Regulation 665/98 (Hunting).

**19.** (1) Despite subsection 27 (1) of the Act,

(a) the holder of a general falconry licence, a commercial falconry licence or an apprentice falconry licence may, for the purposes of subsection 27 (2) of the Act, hunt with falconry birds or non-indigenous falconry birds in accordance with Ontario Regulation 665/98 (Hunting);

(b) any person may hunt with a non-indigenous falconry bird under a current small game hunting licence issued under Ontario Regulation 665/98 (Hunting) and in accordance with that Regulation.

(2) Wildlife Management Units 1 to 95 referred to in Regulation 530 of the Revised Regulations of Ontario, 1990 are areas designated as areas in which a person may hunt with a falconry bird or a non-indigenous falconry bird.

**20.** A person who keeps a specially protected raptor or any other bird of prey may exercise the bird in an area usually inhabited by wildlife during the closed season for the wildlife if the person exercises all due diligence to prevent the bird from killing the wildlife.

**21.** A person who is hunting with a falconry bird shall carry on his or her person the licence or authorization pursuant to which the bird is kept in captivity.

**22.** (1) A person shall not keep a specially protected raptor or a non-indigenous falconry bird in captivity unless it is marked with a clearly and uniquely numbered band of the type approved by the Minister.

(2) The band shall be affixed to the leg of the bird in a manner that prevents the band from being removed without destroying it.

(3) A person shall mark a specially protected raptor or other bird of prey kept by the person within three weeks of it being hatched.

(4) If the band is lost or accidentally removed, the loss or removal and its date shall immediately be noted in the log book referred to in subsection 27 (1).

(5) The person who keeps a bird whose band has been lost, accidentally removed or destroyed shall immediately affix a new band of the proper type in the proper manner.

(6) The Minister shall be notified in writing within five working days of the loss or removal of a band and of the number of a new band affixed under subsection (5).

**23.** (1) A non-resident hunter who wishes to keep falconry birds in captivity in Ontario for the purpose of hunting shall submit a letter of application to the Minister.

(2) The applicant shall identify the birds to be brought into Ontario, by species and band number, and shall set out the period of time that the birds will be in Ontario and the Wildlife Management Unit in which the birds will be used for hunting.

(3) An application that has been approved in writing by the Minister shall be deemed to be a licence,

- (a) to keep, in accordance with the terms of the approval, the birds specified in the application in captivity in Ontario for the specified period; and
- (b) despite subsection 27 (1) of the Act, to hunt in accordance with Ontario Regulation 665/98 (Hunting).

(4) A non-resident shall not bring a bird into Ontario for the purpose of hunting unless the bird is marked with a uniquely numbered non-removable band.

**24.** (1) A general falconry licence, a commercial falconry licence and an apprentice falconry licence shall be deemed to be a licence to buy or sell falconry birds under subsection 48 (1) of the Act.

(2) A person who holds a general falconry licence shall not, during the period the licence is valid,

- (a) buy or otherwise obtain more than three falconry birds; or
- (b) sell more than three falconry birds.

(3) A person who holds an apprentice falconry licence shall not, during the period the licence is valid,

- (a) buy or otherwise obtain more than a single falconry bird and a single replacement for it; or
- (b) sell more than a single falconry bird.

25. A person shall not buy or sell, or transfer to another person, a specially protected raptor that has been taken from the wild.

26. A commercial falconry licence shall be deemed to be a licence to propagate falconry birds for the purposes of subsection 45 (1) of the Act.

27. (1) A person who keeps specially protected raptors or other birds of prey in captivity shall keep a log book that contains information respecting the birds, including,

- (a) the name and licence number of the person keeping the bird;
- (b) the date of the event being recorded;
- (c) the species and band number of the bird;
- (d) the description of the event or the business transaction involving the bird;
- (e) the name and address of the persons engaged in the business transaction or event, if any, and the numbers of their general falconry or commercial falconry licences; and
- (f) details of any final disposition of the bird.

(2) The person shall submit an annual return to the Minister in a format established by the Minister for any specially protected raptor the person keeps.

(3) Copies of the log book and annual return shall be kept for five years from the date of expiry of the licence that was valid at the time they were kept.

(4) The person shall not make a false entry in the log book.

#### PART IV DOG TRAIN AND TRIAL AREAS

28. In this Part,

“train and trial area” means an area in which wildlife is enclosed for the purpose of teaching dogs hunting skills or testing their hunting skills;

“trial” means a competition in a train and trial area that tests the skills of dogs to hunt wildlife by scent.

29. Subsection 35 (1) of the Act does not apply to a person who, on June 9, 1997, owned and operated a train and trial area if the person holds a licence to own and operate a train and trial area.

30. The holder of a licence that so specifies may keep coyote, red fox, varying hare and cottontail in the train and trial area for the purpose of teaching dogs hunting skills and testing those skills.

31. (1) A licence to own and operate a train and trial area shall be deemed to be a licence,

- (a) to keep the wildlife specified in the licence in captivity in the area for the purpose of subsection 40 (1) of the Act;
- (b) to propagate in the area the wildlife specified in the licence for the purpose of subsection 45 (1) of the Act; and
- (c) to buy the wildlife specified in the licence to be kept in the area and to sell the wildlife specified in the licence that was kept in the area, for the purpose of subsection 48 (1) of the Act.

(2) The holder of a licence shall not sell wildlife apart from the wildlife kept in the area under the licence and shall only sell such wildlife to another licensed owner or operator of a train and trial area.

32. (1) A person described in section 29 is not required to hold a licence to own or operate a train and trial area for 90 days after the day this Regulation comes into force but shall apply for a licence within the 90-day period.

(2) An application that has been approved in writing by the Minister shall be deemed to be a temporary licence for a period of 90 days from the date of approval in accordance with the terms of the approval.

33. (1) Subsection 41 (1) of the Act does not apply to the following persons who conduct activities under this Part:

1. The holder of a licence under this Part who permits dogs to be on the trail of wildlife kept in the train and trial area under the licence.
2. A person whose dogs are on the trail of wildlife kept in the train and trial area owned and operated by a person who holds a licence under this Part.

(2) A person whose dogs are on the trail of the wildlife that is kept in a train and trial area under a licence is not required to hold a hunting licence under section 6 of the Act and an outdoors card under Ontario Regulation 665/98 (Hunting).

(3) Section 26 of the Act does not apply to a person who is teaching dogs hunting skills or testing such skills by putting them on the trail of wildlife that is kept under a licence in a train and trial area.

(4) Despite clause 20 (1) (a) of the Act, a person may allow dogs to be on the trail of the wildlife that is kept in a train and trial area under a licence during the period from half an hour after sunset to half an hour before sunrise.

34. In addition to the Minister's power to refuse to issue a licence under sections 71 and 72 of the Act, the Minister may refuse to issue a licence to the owner and operator of a train and trial area if, in his or her opinion, the owner or operator of the train and trial area has not provided adequate escape cover and adequate protection from the elements for the wildlife kept in the area under the licence.

35. (1) The licensee shall ensure that wildlife kept in the train and trial area under the licence is provided with,

- (a) adequate food and clean water;
- (b) sufficient vegetation cover to prevent dogs from chasing wildlife by sight alone; and
- (c) adequate escape cover and protection from the elements for the wildlife kept in the area as specified in the licence.

(2) The licensee shall ensure that the train and trial area is fenced in a manner that prevents the species of wildlife kept in the train and trial area under the licence from entering the area or escaping from it.

(3) The licensee shall not entice nor in any way assist wildlife to enter the train and trial area.

(4) The licensee shall not alter, or permit the alteration of, the tails of coyotes or red foxes that are kept in the train and trial area.

(5) A licensee shall ensure that game wildlife injured in the train and trial area is,

- (a) treated and released in the area;
- (b) taken to a veterinarian's facility for treatment and then released in the area; or
- (c) euthanized in a humane manner.

**36.** (1) The licensee shall not keep wildlife that is licensed to be kept in the train and trial area in a separate enclosure.

(2) Despite subsection (1), an animal that requires acclimatization or rehabilitation may be kept in a separate enclosure of at least 30 square metres within the train and trial area.

(3) A person shall not release dogs into the separate enclosure.

**37.** (1) A licensee shall not buy or otherwise obtain the species of wildlife that may be kept in the train and trial area under the licence, except from the following persons:

- 1. A person authorized by the Minister to trap the species of wildlife under subsection 40 (4) of the Act.
- 2. A person authorized to sell the species of furbearing mammals under subsection 48 (4) of the Act.
- 3. A person who possesses a licence to sell game wildlife under subsection 48 (1) of the Act.
- 4. A person who keeps farmed animals, with respect to red foxes kept by the person.
- 5. Another licensed owner and operator of a train and trial area.

(2) Despite subsection (1), a licensee shall not buy or otherwise obtain coyote or red fox that have been transported into Ontario.

**38.** (1) A person shall not carry or use a firearm in a train and trial area.

(2) Subsection (1) does not apply to a licensee or agent of the licensee who carries or uses a firearm for the purpose of humane euthanasia of sick or injured wildlife specified in the licence or under section 31 of the Act.

(3) A person shall not discharge a firearm into a train and trial area from a point outside the area, except a licensee or an agent of a licensee using it for the purpose of humane euthanasia of sick or injured wildlife specified in the licence.

**39.** A person shall only put dogs of the following breeds on the trail of wildlife in the train and trial area or permit that they be put on their trail:

- 1. Basset hound.

2. Beagle.

3. Bloodhound.

4. Coonhound.

5. Dachshund.

6. American foxhound.

7. English foxhound.

8. Harrier.

**40.** (1) A licensee shall not teach dogs hunting skills, or permit dogs to be taught hunting skills, in a train and trial area where there are coyotes unless the area is at least 80 hectares.

(2) A licensee shall not teach dogs hunting skills, or permit dogs to be taught hunting skills, in a train and trial area where there are red fox unless the area is at least 32 hectares or, if the area is smaller than 32 hectares, unless the licence authorizes such teaching even though the area is smaller.

(3) A licensee shall not teach dogs hunting skills, or permit dogs to be taught hunting skills, in a train and trial area where there are varying hare or cottontail unless the area is at least 4 hectares.

(4) A licence authorizing the use of an area that is smaller than 32 hectares under subsection (2) may be issued if the Minister is of the opinion that the use of fewer dogs and the area's vegetation and escape cover compensate for its smaller size.

**41.** (1) A licensee shall not permit trials to be conducted in a train and trial area where basset hounds, beagles or dachshunds are on the trail of varying hare or cottontail unless it is at least 6 hectares.

(2) A licensee shall not permit trials to be conducted in a train and trial area where basset hounds, beagles or dachshunds are on the trail of red fox unless it is at least 40 hectares.

(3) A licensee shall not permit trials to be conducted in a train and trial area where English foxhounds, American foxhounds, coonhounds, bloodhounds or harriers are on the trail of coyote or red fox unless it is at least 160 hectares.

**42.** (1) A licensee shall not, at any time, permit in a train and trial area where basset hounds, beagles or dachshunds are on the trail of varying hare, cottontails or red fox more than one dog for every 0.4 hectares, to a maximum of 50 dogs.

(2) A licensee shall not, at any time, permit in a train and trial area where English foxhounds, American foxhounds, coonhounds, bloodhounds or harriers are on the trail of coyotes or red fox more than one dog for every 1.2 hectares.

(3) A licensee shall not permit dogs to be on the trail of wildlife in a train and trial area during the seven-day period following the release of new wildlife into the area.

(4) A licensee shall not permit dogs to be on the trail of wildlife in a train and trial area for at least six periods of 12 hours in the course of a seven-day period running from Monday to Sunday.

(5) Despite subsection (4), a licensee shall not permit dogs in the train and trial area for a period before and after a trial that is equivalent in length to the trial.

(6) Despite subsection (4) or (5), a licensee shall not permit three-day trials to be less than 10 days apart.



(7) A licensee shall not permit more than 8 three-day trials to be conducted in the train and trial area during a calendar year.

43. (1) A licensee shall keep a register in the form of a bound book that contains information about the use of the train and trial area, including,

- (a) the name, address and telephone number of each person who uses the train and trial area or, if a club or association uses it for a trial, its name, address and telephone number and that of its representative who maintains a list of persons using the area during the trial;
- (b) the date that the area is used by each person, club or association and the time at which each person or club or association member came and left the area; and
- (c) the number of dogs used by each person, club or association.

(2) A licensee shall keep a log book in the form of a bound book that contains information about the wildlife kept in the train and trial area, including,

- (a) the number of wildlife, by species, released into the train and trial area and the date of their release;
- (b) the name of the person from whom the wildlife was bought or otherwise obtained and the description of the person's licence or its number, if one exists;
- (c) medical treatment provided to wildlife licensed to be kept in the train and trial area; and
- (d) the date of the discharge of any firearm in the train and trial area and the reasons for discharging the firearm.

(3) A licensee shall not make any false entry in the register or log book.

(4) A person wishing to use a train and trial area shall ensure that his or her name and the other information required under this section is entered in the register before he or she releases a dog in the train and trial area or in any way uses the area.

(5) The licensee shall keep the register and log book for at least two years from the date of expiry of the licence that was valid at the time they were kept.

(6) The person shall submit an annual return to the Minister, in a format established by the Minister, with respect to the operation of the train and trial area.

#### PART V MISCELLANEOUS

44. Subsection 40 (1) of the Act does not apply to a person who keeps injured, sick or immature wildlife in captivity for the purpose of,

- (a) transferring the wildlife to a veterinarian for treatment or to a wildlife custodian for the purpose of rehabilitation or care, if the person keeps it for less than 24 hours; or
- (b) treatment by a veterinarian.

45. The following provisions do not apply to a person who kept game wildlife or specially protected wildlife in captivity and who is required to capture or kill it following its escape or release from captivity under clause 46 (3) (b) of the Act:

1. Parts I to XV of Ontario Regulation 665/98 (Hunting), except sections 75, 82 and 83.

2. Ontario Regulation 667/98 (Trapping), except sections 17 to 26.

46. Regulations 520 and 531 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 367/91, 556/91 and 779/91 are revoked.

47. This Regulation comes into force on the day that section 112 of the Act is proclaimed into force.

1/99

#### ONTARIO REGULATION 669/98 made under the FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 16, 1998

Filed: December 17, 1998

#### WILDLIFE SCHEDULES

1. The species listed in the Schedule are prescribed as furbearing mammals:

##### Schedule

Item	Common Name	Scientific Name
1.	Polar bear	<i>Ursus maritimus</i>
2.	Wolverine	<i>Gulo gulo</i>

2. This Regulation comes into force on the day that section 112 of the Act is proclaimed into force.

1/99

#### ONTARIO REGULATION 670/98 made under the FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: November 16, 1998

Filed: December 17, 1998

#### OPEN SEASONS—WILDLIFE

1. The areas, open seasons, times, daily bag limits and possession limits, where applicable, set out in the Table are prescribed for the species set out in Column I of the Table.

2. A reference in this Regulation to a period of time that begins and ends on specific dates shall be deemed to include the first and last dates of the period.

3. Unless otherwise specified, a reference in this Regulation to a Schedule or a paragraph of a Schedule is a reference to the Schedule or paragraph of the Schedule with the same number found in Regulation 427 of the Revised Regulations of Ontario, 1980, as the Schedule or paragraph read on December 31, 1990.

4. A reference in this Regulation to a wildlife management unit is a reference to that unit as numbered and described in Regulation 530 of the Revised Regulations of Ontario, 1990.

5. In this Regulation,

"deer" means white-tailed deer.

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
1.1	Moose	1A, 1C, 1D, 16A, 16B, 16C, 17, 18B, 25	From the third Saturday in September to December 15, in any year.	From the Monday next following the third Saturday in September to November 15, in any year.
1.2	Moose	2, 3, 4, 5, 6, 8, 9A, 12A, 15A, 15B, 18A, 19, 21A, 21B	From the Saturday closest to October 8 to December 15, in any year.	From the Monday next following the Saturday closest to October 8 to November 15, in any year.
1.3	Moose	2, 3, 4, 5, 6, 8, 9A, 12A, 15A, 15B, 18A, 19, 21A, 21B, 23, 24, 29, 38	From the Saturday closest to September 17 to the third Friday following, in any year.	From the Saturday closest to September 17 to the third Friday following, in any year.
1.4	Moose	7A	From the Saturday closest to October 8 to December 15, in any year.	From the Monday next following the Saturday closest to October 8 to November 15, in any year.
1.5	Moose	7B, 9B, 11A, 11B, 12B, 13, 14	From the Saturday closest to October 8 to December 15, in any year.	Closed season
1.6	Moose	7B, 9B, 11A, 12B, 13, 14	From the Saturday closest to September 17 to the third Friday following, in any year.	Closed season
1.7	Moose	11B	From the Saturday closest to September 17 to the third Friday following, in any year.	Closed season
1.8	Moose	22, 23, 24, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42	From the Saturday closest to October 8 to November 15, in any year.	From the Monday next following the Saturday closest to October 8 to November 15, in any year.
1.9	Moose	26	From the third Saturday in September to October 31, in any year.	From the Monday next following the third Saturday in September to October 31, in any year.
1.10	Moose	46, 47, 48, 49, 50, 53, 54, 55A, 55B, 56, 57, 58, 59, 60A, 61, 62, 63	From the third Monday in October to the Saturday next following, in any year.	Closed season

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.1	Deer	5	From the Saturday next following September 28 to the second Saturday following, in any year.	Closed season
2.2	Deer	5	From the Saturday next following October 12 to the second Friday following, in any year.	Closed season
2.3	Deer	5	From the Saturday next following October 26 to December 15, in any year.	Closed season
2.4	Deer	6, 7B, 9A, 9B	From the Saturday closest to September 17 to the second following Friday, in any given year.	From the Saturday closest to September 17 to the second following Friday, in any given year.
2.5	Deer	6, 7B, 9A, 9B	From the Saturday closest to October 1 to the next following Friday, in any given year.	From the Saturday closest to October 1 to the next following Friday, in any given year.
2.6	Deer	6, 7B, 9A, 9B, 11A	From the Saturday closest to October 8 to December 15, in any year.	From the Saturday closest to October 8 to November 15, in any year.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.7	Deer	7A	From the Saturday closest to October 8 to December 15, in any year.	From the Saturday closest to October 8 to November 15, in any year.
2.8	Deer	8	From the Saturday next following September 28 to the second Saturday following, in any year.	From the Saturday next following September 28 to the second Saturday following, in any year.
2.9	Deer	8	From the Saturday next following October 12 to the second Friday following, in any year.	From the Saturday next following October 12 to the second Friday following, in any year.
2.10	Deer	8	From the Saturday next following October 26 to December 15, in any year.	From the Saturday next following October 26 to the December 15, in any year.
2.11	Deer	10	From the Saturday next following September 28 to the fourth following Friday, in any year.	From the Saturday next following September 28 to the fourth following Friday, in any year.
2.12	Deer	10	From the Saturday next following October 26 to December 15, in any year.	From the Saturday next following October 26 to November 15, in any year.
2.13	Deer	11A, 12A, 12B	From the Saturday closest to September 17 to the third following Friday, in any year.	From the Saturday closest to September 17 to the third following Friday, in any year.
2.14	Deer	11B, 12A, 12B, 13, 14, 21A	From the Saturday closest to October 8 to December 15, in any year.	Closed season
2.15	Deer	13, 14, 21A	From the Saturday closest to September 17 to the third following Friday, in any year.	Closed season
2.16	Deer	36, 37, 38, 46, 47, 48, 49, 50, 53A, 54, 55A, 55B, 56, 57, 58, 59, 60A, 61, 62, 63, 74B	From the first Monday in November to the second following Saturday, in any year.	From the first Monday in November to the second following Saturday, in any year.
2.17	Deer	37	From the Saturday next following October 16 to the Sunday immediately prior to the first Monday in November, in any year.	From the Saturday next following October 16 to the Sunday immediately prior to the first Monday in November, in any year.
2.18	Deer	39, 41, 42	From the first Monday in November to the second Saturday following, in any year.	Closed season
2.19	Deer	42	From the first Saturday in October to the Friday immediately prior to the first Monday in November, in any year.	From the first Saturday in October to the Friday immediately prior to the first Monday in November, in any year.
2.20	Deer	43A, 43B	From the first Saturday in October to the Friday immediately prior to the third Monday in November, in any year.	From the first Saturday in October to the Friday immediately prior to the third Monday in November, in any year.
2.21	Deer	43A, 43B	From the third Monday in November to the Friday next following, in any year.	From the third Monday in November to the Friday next following, in any year.
2.22	Deer	44	From the first Monday in November to the second following Saturday, in any year.	Closed season
2.23	Deer	45	From the Saturday 23 days prior to the first Monday in November to the Friday preceding the first Monday in November, in any year. AND: From the second Monday in November to the Saturday next following, in any year.	From the Saturday 23 days prior to the first Monday in November to the Friday preceding the first Monday in November, in any year. AND: From the second Monday in November to the Saturday next following, in any year.
2.24	Deer	45	From the first Monday in November to the Friday next following, in any year.	From the first Monday in November to the Friday next following, in any year.
2.25	Deer	46, 49, 50, 53A	From October 15 to the Sunday immediately prior to the first Monday in November, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year.
2.26	Deer	47	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the third Monday in November to the first Saturday in December, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the third Monday in November to the first Saturday in December, in any year.



ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.27	Deer	48, 56, 57	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.
2.28	Deer	53B	From the first Monday in November to the Thursday next following, in any year.	Closed season
2.29	Deer	54, excluding those parts of WMU 54 which lie within the boundaries of Algonquin Provincial Park.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.
2.30	Deer	55A	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday prior to the third Monday in November to the fifth Sunday following, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday prior to the third Monday in November to the fifth Sunday following, in any year.
2.31	Deer	55B	From December 1 to December 15, in any year.	From December 1 to December 15, in any year.
2.32	Deer	58, 59	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday prior to the third Monday in November to November 30, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday prior to the third Monday in November to November 30, in any year.
2.33	Deer	60A, 61, 62, 63	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.
2.34	Deer	64A, 64B, 65, 66A, 67	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.
2.35	Deer	64A, 66A, 67	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.
2.36	Deer	64B, 69B, 74A	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.
2.37	Deer	65	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.
2.38	Deer	66B	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.
2.39	Deer	68A	From the first Monday in November to the second Saturday next following, in any year.	From the first Monday in November to the second Saturday next following, in any year.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.40	Deer	68A, 68B, 71, 72A, 74A, 75	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31, in any year.
2.41	Deer	68B, 74A	From the first Monday in November to the second Saturday next following, in any year.	From the first Monday in November to the second Saturday next following, in any year.
2.42	Deer	69A1, 69A3, 72B	From October 1 to December 31, in any year.	From October 1 to December 31, in any year.
2.43	Deer	69A2	From October 15 to the Sunday immediately prior to the third Monday in November, in any year. AND: From the Friday next following the third Monday in November to December 31, in any year.	From October 15 to the Sunday immediately prior to the third Monday in November, in any year. AND: From the Friday next following the third Monday in November to December 31, in any year.
2.44	Deer	69A2	From the third Monday in November to the Thursday next following, in any year.	Closed season
2.45	Deer	69A2, 70	From the Monday closest to December 1 to the Saturday next following, in any year.	Closed season
2.46	Deer	69A2, 70	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season
2.47	Deer	69A2, 70	From October 1 to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	From October 1 to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.
2.48	Deer	69B	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.
2.49	Deer	71, 72A, 75	From the first Monday in November to the second Saturday next following, in any year.	From the first Monday in November to the second Saturday next following, in any year.
2.50	Deer	73	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.
2.51	Deer	73	From the first Monday in November to the second Saturday following, in any year.	From the first Monday in November to the second Saturday following, in any year
2.52	Deer	73	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.53	Deer	74B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.
2.54	Deer	76A	From the first Monday in November to the Friday next following, in any year. AND: From the Monday next following November 28 to the Friday next following, in any year.	Closed season
2.55	Deer	76B, 76C, 76D, 77A, 77B, 77C, 78A, 78B, 81A, 81B	From the first Monday in November to the Friday next following, in any year. AND: From the Monday next following November 28 to the Friday next following, in any year.	Closed season
2.56	Deer	76A, 76B, 76C, 76D, 76E, 77A, 77B, 77C, 81A, 81B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Saturday next following the Monday immediately following November 28 to December 15, in any year.	Closed season
2.57	Deer	76E	From the first Monday in November to the Friday next following, in any year. AND: From the Monday next following November 28 to the Friday next following, in any year.	Closed season
2.58	Deer	78A, 78B, 82A, 84	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Saturday next following the Monday immediately following November 28 to December 31, in any year.	Closed season
2.59	Deer	78C, 78D, 78E, 87A, 88, 94A	From October 1 to December 31, in any year.	Closed season
2.60	Deer	79C, 79D	From the first Monday in November to the Friday next following, in any year.	Closed season
2.61	Deer	79C, 79D	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to December 31, in any year.	Closed season
2.62	Deer	80, 87B, 87C, 87D, 87E, 89A, 89B	From the first Monday in November to the Saturday next following, in any year.	Closed season



ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.63	Deer	80, 87B, 87C, 87D, 87E, 89A, 89B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	Closed season
2.64	Deer	82A, 82B, 83A, 84	From the first Monday in November to the Friday next following, in any year.	From the first Monday in November to the Friday next following, in any year.
2.65	Deer	82A, 82B, 83A, 84	From the Monday next following November 28 to the Friday next following, in any year.	From the Monday next following November 28 to the Friday next following, in any year.
2.66	Deer	82B	From the third Monday in November to the Friday next following, in any year.	From the third Monday in November to the Friday next following, in any year.
2.67	Deer	82B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the Sunday immediately prior to the third Monday in November, in any year. AND: From the Saturday next following the third Monday in November to the Sunday immediately prior to the Monday immediately following November 28, in any year. AND: From the Saturday next following the first Monday immediately following November 28 to December 31, in any year.	Closed season
2.68	Deer	82C	From October 1 to the Sunday next following the third Saturday in November, in any year.	Closed season
2.69	Deer	82C	From the Monday following the third Saturday in November to the second Saturday in December.	Closed season
2.70	Deer	83A	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Saturday next following the Monday immediately following November 28 to December 15, in any year.	Closed season
2.71	Deer	83B	From October 15 to December 31, in any year.	From October 15 to December 31, in any year.
2.72	Deer	83C	From October 15 to the Sunday immediately prior to the first Monday in November, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year.
2.73	Deer	85A, 85B, 85C, 91A, 91B	From the first Monday in November to the Saturday next following, in any year. AND: From the Monday next following November 28 to the Saturday next following, in any year.	Closed season

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.74	Deer	85A, 85B, 85C	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Sunday next following the Monday immediately following November 28 to December 31, in any year.	Closed season
2.75	Deer	86A, 86B	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season
2.76	Deer	86A, 86B	From October 1 to the Sunday next following November 28, in any year. AND: From the Sunday next following the Monday immediately following November 28 to December 31, in any year.	Closed season
2.77	Deer	90A, 90B	From the first Monday in November to the Saturday next following, in any year. AND: From the Monday next following November 28 to the Saturday next following, in any year.	Closed season
2.78	Deer	90A, 90B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	Closed season
2.79	Deer	91A, 91B	From the third Monday in November to the Saturday next following, in any year.	Closed season
2.80	Deer	91A, 91B, 92A, 92B, 92C, 92D	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday next following the first Monday in November to the Sunday next following, in any year. AND: From the third Sunday following the first Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	Closed season
2.81	Deer	92A, 92B, 92C, 92D	From the first Monday in November to the Saturday next following, in any year. AND: From the third Monday in November to the Saturday next following, in any year. AND: From the Monday next following November 28 to the Saturday next following, in any year.	Closed season
2.82	Deer	93A, 93B	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Open Season—Non-Residents
2.83	Deer	93A, 93B	From October 1 to the Sunday next following November 28, in any year. AND: From the Sunday next following the Monday immediately following November 28 to December 31, in any year.	Closed season
2.84	Deer	93C	From the third Saturday in August to the last Saturday in September, in any year. AND: Thereafter, following seven consecutive days there shall be Monday to Friday seasons every other week ending at the latest on the Friday before the third Sunday in December, in any year. AND: Include every Sunday after the third Saturday in August to the fourth Sunday in December, in any year.	Closed season
2.85	Deer	93C	From the first Monday following the last Saturday in September there shall be in every other week, Monday to Friday seasons until the first Saturday following December 25, in any year. AND: Include every Saturday after the last Saturday in September to the first Saturday after December 25, in any year. AND: Include a 13-consecutive-day period preceding the first Saturday following December 25.	Closed season
2.86	Deer	94B	From October 1 to December 31, in alternate years only, occurring in odd-numbered years.	Closed season
2.87	Deer	94B	From October 1 to the Sunday immediately prior to the first Monday in November, in alternate years only, occurring in even-numbered years. AND: From the Wednesday next following the first Monday in November to December 31, in alternate years only, occurring in even-numbered years.	Closed season
2.88	Deer	94B	From the first Monday in November to the next following day, in alternate years only, occurring in even-numbered years.	Closed season
2.89	Deer	Schedule 4 of Regulation 512 of the Revised Regulations of Ontario, 1990, as that Schedule read on the day before this Regulation comes into force.	From the first Monday in November to the Thursday next following, in any year.	Closed season

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents and Non-Residents
3.1	Black bear	2, 3, 4, 5, 6, 7B, 8, 9A, 9B and 10	From April 15 to June 15 and from September 1 to October 31.
3.2	Black bear	7A	From April 15 to June 15 and from September 1 to October 31.



ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents and Non-Residents
3.3	Black bear	1, 11A, 11B, 12A, 12B, 13, 14, 15A, 15B, 16A, 16B, 16C, 17, 18A, 18B, 19, 21A, 21B, 22, 23, 24, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44 and 45	From April 15 to June 15 and from September 1 to October 15.
3.4	Black bear	46, 47, 49, 50, 53A, 53B, 64, 66, 67, 69A, 69B, 71, 72, 73, 74, 75, 76 and 83	From April 15 to June 15 and from September 15 to November 30.
3.5	Black bear	48, 54, 55A, 55B, 56, 57, 58, 59, 60A, 61, 62, 63 and 68	From April 15 to June 15 and from September 1 to November 30.
3.6	Black bear	25 and 26	From April 15 to June 30 and from September 1 to October 15.

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season
4.	Woodland Caribou	All areas	Closed season

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season
5.	American Elk	All areas	Closed season

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents and Non-Residents	Time Limits	Daily Bag Limits	Possession Limits
6.1	Gray Partridge (Hungarian)	13	From September 15, or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to the second Saturday in November, in any year.		8	16
6.2	Gray Partridge (Hungarian)	55 to 59, inclusive, 61 to 67, inclusive, 69B	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to the second Saturday in November, in any year.		8	16
6.3	Gray Partridge (Hungarian)	60A, 68, 69A, 70 to 75, inclusive, 88, 89	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to the second Saturday in November, in any year.		8	16
6.4	Gray Partridge (Hungarian)	87, 90	From the third Wednesday in October to December 15, in any year.		8	16

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents and Non-Residents	Time Limits	Daily Bag Limits	Possession Limits
6.5	Gray Partridge (Hungarian)	76	From the third Saturday in October to the Friday next following, in any year.		8	16
6.6	Ruffed Grouse and Spruce Grouse	1	From September 5 to the last day in December, in any year.		Combined total of 5	Combined total of 15
6.7	Ruffed Grouse and Spruce Grouse	2 to 21, inclusive, 32 to 41, inclusive, 45	From September 15, or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.		Combined total of 5	Combined total of 15
6.8	Ruffed Grouse and Spruce Grouse	22 to 31, inclusive	From September 15, or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to the last day in December, in any year.		Combined total of 5	Combined total of 15
6.9	Ruffed Grouse and Spruce Grouse	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		Combined total of 5	Combined total of 15
6.10	Ruffed Grouse and Spruce Grouse	60A, 68, 69A, 70, 71	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to the last day in December, in any year.		Combined total of 5	Combined total of 15
6.11	Ruffed Grouse and Spruce Grouse	61 to 67, inclusive, 69B	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to the last day in December, in any year.		Combined total of 5	Combined total of 15
6.12	Ruffed Grouse and Spruce Grouse	72 to 92, inclusive	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, in any year, to January 15 in the year next following.		Combined total of 5	Combined total of 15
6.13	Ruffed Grouse and Spruce Grouse	93	From the last Wednesday in October, in any year, to January 15 in the year next following.		Combined total of 5	Combined total of 15
6.14	Sharp-tailed Grouse and Ptarmigan	1	From September 5, in any year, to the last day in March in the year next following.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents and Non-Residents	Time Limits	Daily Bag Limits	Possession Limits
6.15	Sharp-tailed Grouse and Ptarmigan	2 to 16, inclusive, 19, 20, 21, 32 to 39, inclusive, 41, 45	From September 15, or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
6.16	Sharp-tailed Grouse and Ptarmigan	17, 18, 22 to 31, inclusive, 40	From September 15, or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, in any year, to the last day in March in the year next following.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
6.17	Sharp-tailed Grouse and Ptarmigan	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
6.18	Sharp-tailed Grouse and Ptarmigan	60A, 68, 69A, 70, 71	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to the last day in December, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
6.19	Sharp-tailed Grouse and Ptarmigan	61 to 67, inclusive, 69B	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to the last day in December, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
6.20	Northern Bobwhite	65	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		3	6
6.21	Ring-necked Pheasant	2 to 41, inclusive, 45	From September 15, or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.		3 of either sex	
6.22	Ring-necked Pheasant	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive, 61 to 67, inclusive, 69B	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		3 of either sex	



ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents and Non-Residents	Time Limits	Daily Bag Limits	Possession Limits
6.23	Ring-necked Pheasant	60A, 68, 69A, 70 to 77, inclusive, 81 to 86, inclusive	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to December 15, in any year.		3 of either sex	
6.24	Ring-necked Pheasant	78	From the second Wednesday in October to December 15, in any year.	8 a.m. to ½ hour after sunset	3 of either sex	
6.25	Ring-necked Pheasant	88	From the fourth Wednesday in October to the first Saturday in November, in any year.	8 a.m. to ½ hour after sunset	3 males	
6.26	Ring-necked Pheasant	89, 90, 91, 92	From the third Wednesday in October to December 15, in any year.		3 of either sex	
6.27	Ring-necked Pheasant	79, 80, 87	From the third Wednesday in October to December 15, in any year.		3, not more than 1 of which shall be female	
6.28	Ring-necked Pheasant	93	From the last Wednesday in October to December 15, in any year.		3, not more than 1 of which shall be female	
6.29	Ring-necked Pheasant	94	From the last Wednesday in October to the Saturday next following, in any year.		2 males	
6.30	Ring-necked Pheasant	95	1999: October 21 and 22 October 28 and 29 November 4 and 5  2000: October 26 and 27 November 2 and 3 November 9 and 10	8 a.m. to 5 p.m.	10 of either sex	10 of either sex
6.31	Ring-necked Pheasant	95	From January 1 to the last day of February, in any year.		5 of either sex	5 of either sex
6.32	Wild Turkey	68, 70, 71, 72, 73, 74, 76, 77, 78, 81, 85, 87B, 87C, 87D, 88, 89, 90, 91B, 92A, 92B, 92C, 92D, 93A and in the portion of Leeds County in the United Counties of Leeds and Grenville that is in Wildlife Management Unit 67.	From April 25, or if April 25 falls on a Saturday or Sunday, the Monday immediately following April 25, and ending on May 31.	½ hour before sunrise to 12 o'clock noon	As provided in Part VI of Ontario Regulation 665/98 (Hunting)	

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents and Non-Residents	Daily Bag Limits	Possession Limits
7.1	Cottontail and European Hare	1 to 50, inclusive, 53 to 59, inclusive	From September 1, in any year, to June 15 in the year next following.	6 Cottontail 6 European Hare	
7.2	Varying Hare	1 to 50, inclusive, 53 to 59, inclusive	From September 1, in any year, to June 15 in the year next following.	No limit	
7.3	Cottontail, Varying Hare, European Hare	60A, 68, 69A, 70, 71, 74, 75	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, in any year, to the last day of March in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
7.4	Cottontail, Varying Hare, European Hare	61 to 67, inclusive, 69B	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, in any year, to the last day of March in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
7.5	Cottontail, Varying Hare, European Hare	72, 73, 76, 77, 81 to 86, inclusive	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, in any year, to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
7.6	Cottontail, Varying Hare, European Hare	78, 79, 80, 87, 90, 91 and 92	From the third Wednesday in October in any year to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
7.7	Cottontail, Varying Hare, European Hare	88, 89	From the fourth Wednesday in October in any year to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
7.8	Cottontail, Varying Hare, European Hare	93, 94	From the last Wednesday in October in any year to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
7.9	Cottontail, Varying Hare, European Hare	95	From January 1 to the last day of February in any year.	6 Cottontail 6 European Hare 6 Varying Hare	
7.10	Gray (Black) and Fox Squirrels	36 to 41, inclusive, 45	From September 15, or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.	Combined total of 10	Combined total of 10
7.11	Gray (Black) and Fox Squirrels	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive, 61 to 67, inclusive, 69B	From September 20, or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.	Combined total of 10	Combined total of 10
7.12	Gray (Black) and Fox Squirrels	60A, 68, 69A, 70 to 92, inclusive	From September 25, or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to December 15, in any year.	Combined total of 5	Combined total of 10
7.13	Gray (Black) and Fox Squirrels	93, 94	From the last Wednesday in October to November 7, in any year.	Combined total of 5	Combined total of 10

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	Species	Area (Nos. refer to WMU's unless otherwise stated)	Open Season—Residents	Time Limits Open Season—Non-Residents	Daily Bag Limits	Possession Limits
8.1	Common Snapping Turtle	2 to 45	Year Round	Year Round	2	5
8.2	Common Snapping Turtle	61 and 62	Year Round	From July 15 to September 15.	2	5
8.3	Common Snapping Turtle	46 to 50, 53 to 60, 63 to 95	From July 15 to September 15.	From July 15 to September 15.	2	5

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
	Species	Area	Open Season—Residents and Non-Residents	Daily Bag Limits	Possession Limits
9.1	Bullfrog	In any part of Ontario, except the area described in Section 38 of Ontario Regulation 665/98 (Hunting)	From July 21 to October 15, in any year.	10	10

## WILDLIFE TABLE—OPEN SEASONS

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to schedules and paragraphs set out in Regulation 427 of R.R.O. 1980)	Open Season
10.1	Gray Fox, Red Squirrel and Weasel	In any part of Ontario.	From October 25, in any year, to the last day of February in the year next following.
10.2	Striped Skunk	In any part of Ontario.	From October 1, in any year, to September 30 in the year next following.
10.3	Arctic Fox	In any part of Ontario.	From October 25, in any year, to March 31, in the year next following.
10.4	Wolf, Coyote	In any part of Ontario, except in the geographic townships of Hagarty, Richards and Burns in the County of Renfrew.	From October 1, in any year, to September 30, in the year next following.
10.5	Wolf, Coyote	In the geographic townships of Hagarty, Richards and Burns in the County of Renfrew.	From October 1, in any year, to December 14 of that year. AND: From April 1, in any subsequent year, to September 30, in that year.
10.6	Red Fox (all color phases)	In the part of Ontario lying north of the French and Mattawa rivers.	From September 15, in any year, to the last day of February, in the year next following.
10.7	Red Fox (all color phases)	Schedule 4	From October 1, in any year, to September 30, in the year next following.
10.8	Raccoon	Schedules 1, 2 and 3 and paragraph 1 of Schedule 4	From October 15 to December 31, in any year.
10.9	Raccoon	Paragraph 2 of Schedule 4	From October 15, in any year, to January 15, in the year next following.
10.10	Beaver and Otter	Schedule 1	From October 5, in any year, to May 15, in the year next following.
10.11	Beaver and Otter	Schedule 2	From October 5, in any year, to May 15, in the year next following.
10.12	Beaver and Otter	Paragraph 1 of Schedule 3	From October 5, in any year, to March 31, in the year next following.
10.13	Beaver and Otter	Paragraph 2 of Schedule 3	From October 15, in any year, to March 31, in the year next following.
10.14	Beaver and Otter	Schedule 4	From October 25, in any year, to March 31, in the year next following.
10.15	Fisher and Marten	Schedules 1, 2 and 3	From October 25, in any year, to the last day of February, in the year next following.



ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to schedules and paragraphs set out in Regulation 427 of R.R.O. 1980)	Open Season
10.16	Fisher and Marten	Paragraph 1 of Schedule 4	From October 25 to December 31, in any year.
10.17	Fisher and Marten	Paragraph 2 of Schedule 4	From October 25, in any year, to January 15, in the year next following.
10.18	Bobcat, Lynx, Wolverine	In any part of Ontario.	From October 25, in any year, to the last day of February in the year next following.
10.19	Mink	Schedule 1	From October 15, in any year, to January 31, in the year next following.
10.20	Mink	Schedule 2	From October 15 to December 31, in any year.
10.21	Mink	Paragraph 1 of Schedule 3	From October 15, to December 31, in any year.
10.22	Mink	Paragraph 2 of Schedule 3 and Schedule 4	From October 25 to December 31, in any year.
10.23	Muskrat	Schedule 1	From October 5, in any year, to May 31, in the year next following.
10.24	Muskrat	Schedule 2	From October 5, in any year, to May 21, in the year next following.
10.25	Muskrat	Paragraph 1 of Schedule 3	From October 5, in any year, to May 21, in the year next following.
10.26	Muskrat	Paragraph 2 of Schedule 3	From October 15, in any year, to May 21, in the year next following.
10.27	Muskrat	Paragraph 1 of Schedule 4	From October 25, in any year, to May 10, in the year next following.
10.28	Muskrat	Paragraph 2 of Schedule 4	From October 25, in any year, to April 30, in the year next following.
10.29	Muskrat	Paragraph 2 of Schedule 3 and paragraph 1 of Schedule 4	From October 15 to October 24, in any year.
10.30	Muskrat	Schedule 2 and paragraph 1 of Schedule 3	From October 5 to October 14, in any year.
10.31	Badger	Schedules 1, 2, 3 and 4	From October 25 to December 31, in any year.
10.32	Opossum	Schedules 1, 2, 3 and 4	From October 25 to December 31, in any year.
10.33	Polar Bear	All areas	Closed season

**6. This Regulation comes into force on the day section 113 of the *Fish and Wildlife Conservation Act, 1997* is proclaimed into force.**

J. C. SNOBELEN  
*Minister of Natural Resources*

Dated on November 16, 1998.

1/99

**ONTARIO REGULATION 671/98**  
made under the  
**HIGHWAY TRAFFIC ACT**

Made: September 30, 1998  
Filed: December 17, 1998

Amending O. Reg. 340/94  
(Drivers' Licences)

Note: Since January 1, 1998, Ontario Regulation 340/94 has been amended by Ontario Regulations 19/98, 94/98, 460/98, 490/98, 578/98 and 633/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Clause 29 (1) (b) of Ontario Regulation 340/94 is revoked and the following substituted:**

(b) is the equivalent of a fully licensed driver in Ontario, other than in Class M, and has held for at least 24 months in the last three years a valid driver's licence issued by another province or territory of Canada, a state of the United States of America, Japan, the Republic of Korea or Canada Forces Europe, other than a driver's licence in a class equivalent to Class M1 or M2.

**(2) Subsection 29 (7) of the Regulation is revoked and the following substituted:**

(7) Subject to subsection (3), any driver who has held for less than two years within the last three years before the time of application a valid driver's licence issued by any other province or territory of Canada, other than Ontario, any state of the United States of America, the Republic of Korea, Japan or Canada Forces Europe, shall be entitled to a credit for the period of time he or she held the licence and shall

qualify for placement in level 2 without the necessity of a level 1 exit test.

1/99

**ONTARIO REGULATION 672/98**  
made under the  
**HIGHWAY TRAFFIC ACT**

Made: September 30, 1998  
Filed: December 17, 1998

Amending O. Reg. 341/94  
(Driver Licence Examinations)

Note: Ontario Regulation 341/94 has not previously been amended.

**1. Clause 2 (5) (a) of Ontario Regulation 341/94 is revoked and the following substituted:**

- (a) holds a driver's licence that authorizes the operation of that class of motor vehicle, is not subject to special conditions and restrictions and,
  - (i) is issued by the Republic of Korea, or
  - (ii) is issued by Japan and is certified as valid by a Japanese diplomatic or consular official or is accompanied by a valid international driver's permit from Japan; and

1/99

**ONTARIO REGULATION 673/98**  
made under the  
**POLICE SERVICES ACT**

Made: December 16, 1998  
Filed: December 17, 1998

**CONDUCT AND DUTIES OF POLICE OFFICERS  
RESPECTING INVESTIGATIONS BY THE  
SPECIAL INVESTIGATIONS UNIT**

**1. (1) In this Regulation,**

"SIU" means the special investigations unit established under section 113 of the Act;

"subject officer" means a police officer whose conduct appears, in the opinion of the SIU director, to have caused the death or serious injury under investigation;

"witness officer" means a police officer who, in the opinion of the SIU director, is involved in the incident under investigation but is not a subject officer.

(2) The SIU director may designate an SIU investigator to act in his or her place and to have all the powers and duties of the SIU director under this Regulation and, if the SIU director appoints a designate, any reference to the SIU director in this Regulation, excluding this subsection, means the SIU director or his or her designate.

2. (1) The chief of police may designate a member of the police force who is not a subject officer or witness officer in the incident to act in the place of the chief of police and to have all the powers and duties of the chief of police in any matter respecting an incident under investigation by the SIU.

(2) If the chief of police appoints a designate under subsection (1), any reference to the chief of police in this Regulation, excluding this section, means the chief of police or his or her designate.

(3) The person appointed under subsection (1) must be a senior officer.

3. A chief of police shall notify the SIU immediately of an incident involving one or more of his or her police officers that may reasonably be considered to fall within the investigative mandate of the SIU, as set out in subsection 113 (5) of the Act.

4. The chief of police shall ensure that, pending the SIU taking charge of the scene of the incident, the scene is secured by the police force in a manner consistent with all standing orders, policies and usual practice of the police force for serious incidents.

5. The SIU shall be the lead investigator, and shall have priority over any police force, in the investigation of the incident.

6. (1) The chief of police shall, to the extent that it is practicable, segregate all the police officers involved in the incident from each other until after the SIU has completed its interviews.

(2) A police officer involved in the incident shall not communicate with any other police officer involved in the incident concerning their involvement in the incident until after the SIU has completed its interviews.

7. (1) Subject to subsection (2), every police officer is entitled to consult with legal counsel or a representative of the association and to have legal counsel or a representative of the association present during his or her interview with the SIU.

(2) Subsection (1) does not apply if, in the opinion of the SIU director, waiting for legal counsel or a representative of the association would cause an unreasonable delay in the investigation.

8. (1) Subject to subsections (2) and (5) and section 10, immediately upon being requested to be interviewed by the SIU, and no later than 24 hours after the request where there are appropriate grounds for delay, a witness officer shall meet with the SIU and answer all its questions.

(2) A request to be interviewed must be made in person.

(3) The SIU shall cause the interview to be recorded and shall give a copy of the record to the witness officer as soon as it is available.

(4) The interview shall not be recorded by audiotape or videotape except with the consent of the witness officer.

(5) The SIU director may request an interview take place beyond the time requirement as set out in subsection (1).

9. (1) A witness officer shall complete in full the notes on the incident in accordance with his or her duty and, subject to subsection (4) and section 10, shall provide the notes to the chief of police within 24 hours after a request for the notes is made by the SIU.

(2) Subject to subsection (4) and section 10, the chief of police shall provide copies of a witness officer's notes to the SIU upon request, and no later than 24 hours after the request.

(3) A subject officer shall complete in full the notes on the incident in accordance with his or her duty, but no member of the police force shall provide copies of the notes at the request of the SIU.

(4) The SIU director may allow the chief of police to provide copies of the notes beyond the time requirement set out in subsection (2).

10. (1) The SIU shall, before requesting an interview with a police officer or before requesting a copy of his or her notes on the incident, advise the chief of police and the officer in writing whether the officer is considered to be a subject officer or a witness officer.

(2) The SIU shall advise the chief of police and the police officer in writing if, at any time after first advising them that the officer is considered to be a subject officer or a witness officer, the SIU director decides that an officer formerly considered to be a subject officer is now considered to be a witness officer or an officer formerly considered to be a witness officer is now considered to be a subject officer.

(3) If, after interviewing a police officer who was considered to be a witness officer when the interview was requested or after obtaining a copy of the notes of a police officer who was considered to be a witness officer when the notes were requested, the SIU director decides that the police officer is a subject officer, the SIU shall,

- (a) advise the chief of police and the officer in writing that the officer is now considered to be a subject officer;
- (b) give the police officer the original and all copies of the record of the interview; and
- (c) give the chief of police the original and all copies of the police officer's notes.

(4) The chief of police shall keep the original and all copies of the police officer's notes returned under clause (3) (c) for use in his or her investigation under section 11.

11. (1) The chief of police shall also cause an investigation to be conducted forthwith into any incident with respect to which the SIU has been notified, subject to the SIU's lead role in investigating the incident.

(2) The purpose of the chief of police's investigation is to review the policies of or services provided by the police force and the conduct of its police officers.

(3) All members of the police force shall co-operate fully with the chief of police's investigation.

(4) The chief of police of a municipal police force shall report his or her findings and any action taken or recommended to be taken to the board within 30 days after the SIU director advises the chief of police that he or she has reported the results of the SIU's investigation to the Attorney General, and the board may make the chief of police's report available to the public.

(5) The Commissioner of the Ontario Provincial Police shall prepare a report of his or her findings and any action taken within 30 days after the SIU director advises the Commissioner that he or she has reported the results of the SIU's investigation to the Attorney General, and the Commissioner may make the report available to the public.

12. (1) The police force may disclose to any person the fact that the SIU director has been notified of an incident and is conducting an investigation into it.

(2) Except as permitted by this Regulation, the police force and members of the police force shall not, during the course of an investigation by the SIU, disclose to any person any information with respect to the incident or the investigation.

13. The SIU shall not, during the course of an investigation by the SIU, make any public statement about the investigation unless such statement is aimed at preserving the integrity of the investigation.

14. A chief of police or police officer shall not be required to comply with a provision of this Regulation if, in the opinion of the SIU director, compliance is not possible for reasons beyond the chief of police's or police officer's control.

15. This Regulation comes into force on January 1, 1999.

1/99

## ONTARIO REGULATION 674/98 made under the POLICE SERVICES ACT

Made: December 16, 1998  
Filed: December 17, 1998

Amending O. Reg. 123/98  
(General)

Note: Ontario Regulation 123/98 has not previously been amended.

1. **Clause 2 (1) (c) of the Schedule to Ontario Regulation 123/98 is amended by adding the following subclause:**

- (i.1) fails to comply with any provision of Ontario Regulation 673/98 (Conduct and Duties of Police Officers Respecting Investigations by the Special Investigations Unit),

1/99

## ONTARIO REGULATION 675/98 made under the ENVIRONMENTAL PROTECTION ACT

Made: December 16, 1998  
Filed: December 17, 1998

### CLASSIFICATION AND EXEMPTION OF SPILLS

#### CLASS I—APPROVED DISCHARGES

1. (1) A Class I spill is a discharge that is authorized by and is in accordance with a certificate of approval, provisional certificate of approval, order, licence or permit issued under the Act, the *Ontario Water Resources Act*, the *Pesticides Act* or a predecessor of any of them.

(2) A Class I spill is exempt from Part X of the Act if,

- (a) all orders, requirements and directions made under the Act, the *Ontario Water Resources Act* or the *Pesticides Act* with respect to the spill and the source of the spill have been complied with; and
- (b) the spill does not contravene any other Part of the Act, any other provincial Act or federal Act, any regulation made under those Acts or any municipal by-law.

#### CLASS II—WATER FROM RESERVOIRS AND WATER MAINS

2. (1) A Class II spill is a discharge of,

- (a) water from reservoirs formed by dams where the discharge is caused by natural events; or



(b) potable water from municipal water mains.

(2) A Class II spill is exempt from Part X of the Act.

#### CLASS III—HOUSEHOLD FIRES

3. (1) A Class III spill is a discharge of pollutants from a fire, where the pollutants are products of combustion of materials in a quantity not greater than the quantity of such materials normally found in residential properties of 10 or fewer households.

(2) A Class III spill is exempt from Part X of the Act.

#### CLASS IV—PLANNED SPILLS

4. (1) A Class IV spill is a discharge, consented to by the Director under this section that,

(a) is a direct and unavoidable result of a planned maintenance procedure to a water or waste water system or to pollution abatement equipment; or

(b) is planned for research or training purposes.

(2) The person having control of the pollutant shall apply in writing for the Director's consent to a Class IV spill not less than 15 days before the spill and the application shall set out the time, place and potential adverse effects of the spill and such additional information as may be required by the Director.

(3) The Director shall consent in writing to a Class IV spill if he or she is of the opinion that the potential adverse effects of the spill do not present an unreasonable risk to public safety and that any adverse effects of the spill will be minimized, eliminated or ameliorated.

(4) The Director may attach to the consent conditions respecting the minimization, elimination or amelioration of the adverse effects.

(5) A Class IV spill is exempt from section 92 of the Act.

(6) Despite subsection (5), the person having control of the pollutant shall monitor the adverse effects for the Class IV spill and shall report on them in writing to the Director within five days after the spill.

#### CLASS V—REFRIGERANTS

5. (1) A Class V spill is a spill of refrigerant to which Ontario Regulation 189/94 applies.

(2) A Class V spill is exempt from section 92 of the Act if no adverse effect takes place at the location of the discharge.

#### CLASS VI—MOTOR VEHICLES

6. (1) A Class VI spill is a spill of not more than 100 litres of fluid, other than fluid transported as cargo, from the fuel system or other operating system of a motor vehicle.

(2) A Class VI spill is exempt from clause 92 (1) (a) and subsections 92 (3) and (4) of the Act if,

(a) the spill does not enter and is not likely to enter any waters, as defined in the *Ontario Water Resources Act*, directly or through drainage structures;

(b) the spill does not cause and is not likely to cause any adverse effects, other than those that are readily remediated through cleanup and restoration of surfaces that are prepared for vehicu-

lar traffic or paved, gravelled, sodded areas adjacent to those surfaces; and

(c) arrangements for the remediation referred to in clause (b) are made and carried out immediately.

#### CLASS VII—ELECTRICAL UTILITIES

7. (1) A Class VII spill is a spill of not more than 100 litres of mineral oil from electrical transformers or capacitors owned by a municipal or provincial electric utility, excluding a PCB liquid as defined in Regulation 362 of the Revised Regulations of Ontario, 1990.

(2) A Class VII spill is exempt from clauses 92 (1) (a) and (b) and subsections 92 (3) and (4) of the Act if,

(a) the spill does not enter and is not likely to enter any waters, as defined in the *Ontario Water Resources Act*, directly or through drainage structures;

(b) the spill does not cause and is not likely to cause any adverse effects, other than those that are readily remediated through cleanup and restoration of paved, gravelled or sodded surfaces; and

(c) arrangements for the remediation referred to in clause (b) are made and carried out immediately.

#### CLASS VIII—PETROLEUM SECTOR

8. (1) A Class VIII spill is a spill of a fluid petroleum product at a location defined in the *Gasoline Handling Act* as a bulk plant, marina, private outlet or retail outlet,

(a) of not more than 100 litres in areas restricted from public access; or

(b) of not more than 25 litres in areas with public access.

(2) A Class VIII spill is exempt from clauses 92 (1) (a) and (b) and subsections 92 (3) and (4) of the Act if,

(a) the spill does not enter and is not likely to enter any waters, as defined in the *Ontario Water Resources Act*, directly or through drainage structures;

(b) the spill does not cause and is not likely to cause any adverse effects, other than those that are readily remediated through cleanup and restoration of paved, gravelled or sodded surfaces; and

(c) arrangements for the remediation referred to in clause (b) are made and carried out immediately.

#### CLASS IX—TRANSPORTATION OF DANGEROUS GOODS

9. (1) A Class IX spill is a spill of a material under those circumstances that, but for the quantity discharged, make the spill subject to immediate notification requirements under the *Transportation of Dangerous Goods Act, 1992* (Canada) or the *Dangerous Goods Transportation Act* and the regulations under those Acts if the quantity spilled is less than the minimum reportable quantity specified in the *Transportation of Dangerous Goods Regulations* under the *Transportation of Dangerous Goods Act, 1992* (Canada).

(2) A Class IX spill is exempt from clauses 92 (1) (a) and (b) and subsections 92 (3) and (4) of the Act if,

(a) the spill does not enter and is not likely to enter any waters, as defined in the *Ontario Water Resources Act*, directly or through drainage structures;

- (b) the spill does not cause and is not likely to cause any adverse effects, other than those that are readily remediated through cleanup and restoration of paved, gravelled or sodded surfaces; and
- (c) arrangements for the remediation referred to in clause (b) are made and carried out immediately.

#### CLASS X—CONTINGENCY PLANS

10. (1) A Class X spill is a spill that is described in a spill contingency plan as "not reportable" if,

- (a) the spill contingency plan adheres to the Canadian Standard CAN/CSA-N731-95, Emergency Planning for Industry or such other standard as may be approved in writing by the Director as being appropriate for the industry; and
- (b) the spill contingency plan has been provided to the Director for review, if so requested by the Director.

(2) A Class X spill is exempt from clauses 92 (1) (a) and (b) and subsections 92 (3) and (4) of the Act if,

- (a) the plan was in effect before the spill;
- (b) the spill is of a material specified in the plan;
- (c) the quantity spilled is less than the reportable quantity specified in the plan for the given material;
- (d) the plan has described the spill as not likely to cause an adverse effect based on experience demonstrating that the quantity and quality of the spill in the circumstances of the spill is not likely to cause adverse effects other than those which can be readily remediated through cleanup and restoration of paved, gravelled or sodded surfaces;
- (e) the spill was not deliberate on the part of the owner or person in control;
- (f) any concerns regarding the plan expressed in writing by the Director have been withdrawn in writing by the Director before the spill;
- (g) the plan will result in preventing any adverse effect, other than those readily remediated through cleanup and restoration of paved, gravelled or sodded surfaces; and
- (h) arrangements for the remediation referred to in clause (g) are made and carried out immediately.

(3) If a Class X spill becomes non-exempt due to a failure to meet the requirements of clause (2) (g) or (h), the spill becomes reportable immediately on the moment of failure and the Director shall be notified in writing within 30 days of the spill of the corrective measures taken or contingency plan revisions that will prevent the failure of the plan from recurring.

#### CLASS XI—ONE WINDOW REPORTING

11. (1) A Class XI spill is a spill that is reportable to a provincial or federal agency.

(2) A Class XI spill is exempt from clause 92 (1) (a) and subsection 92 (4) of the Act if,

- (a) a memorandum of understanding exists between the Ministry of the Environment and the other agency with respect to resolving duplicate reporting of spills; and
- (b) the spill meets all conditions specified in the memorandum of understanding.

#### RECORDS

12. (1) For every Class V, VII, VIII, IX, X and XI spill, the person having control of the pollutant shall record the details of the spill and shall keep the record for two years after the spill and during that period shall make the record available for inspection upon the request of a provincial officer.

(2) The record shall include,

- (a) the date, time, location and duration of the release of the pollutant;
- (b) the identity of the pollutant released;
- (c) the quantity of the pollutant released;
- (d) the circumstances and cause of the spill;
- (e) details of the containment and clean-up efforts;
- (f) an assessment of the success of the containment and clean-up efforts;
- (g) the method used, in accordance with subsection 96 (1) of the Act, to dispose of or use the pollutant or any matter, thing, plant or animal or any part of the natural environment that is affected by the spill and the location of the disposal site; and
- (h) any adverse effects observed as a result of the spill.

(3) Clauses (2) (e) to (h) do not apply to Class V spills.

13. Part V of Regulation 360 of the Revised Regulations of Ontario, 1990 is revoked.

1/99

#### ONTARIO REGULATION 676/98 made under the LAND TRANSFER TAX ACT

Made: December 16, 1998  
Filed: December 17, 1998

#### EXEMPTION—HOSPITAL RESTRUCTURING

1. No tax is payable under the Act in respect of a conveyance of land or a disposition of a beneficial interest in land to a hospital approved as a public hospital under the *Public Hospitals Act* or a hospital established or approved as a community psychiatric hospital under the *Community Psychiatric Hospitals Act*,

- (a) if the conveyance or disposition is from another hospital; and
- (b) if the conveyance or disposition takes place in the course of or as a result of an amalgamation of hospitals, the closure of hospital programs or the transfer of a hospital program to the transferee hospital.

2. This Regulation shall be deemed to have come into force on May 7, 1997.

1/99

**ONTARIO REGULATION 677/98**  
made under the  
**WORKPLACE SAFETY AND INSURANCE ACT, 1997**

Made: November 19, 1998  
Approved: December 9, 1998  
Filed: December 18, 1998

Amending O. Reg. 455/97  
(Pension Plan for Board Employees)

Note: Ontario Regulation 455/97 has not previously been amended.

**1. (1) Subsection 11 (2) of Ontario Regulation 455/97 is amended by striking out "Income Tax Regulations (Canada)" at the end and substituting "regulations made under the *Income Tax Act* (Canada)".**

**(2) Subsection 11 (6) of the Regulation is amended by striking out "1998" in the second line and substituting "1999".**

**2. (1) Subsection 13 (1) of the Regulation is revoked and the following substituted:**

(1) A member accrues pensionable service under the pension plan for any period of service that is eligible service under paragraph 8503 (3) (a) of the regulations made under the *Income Tax Act* (Canada) if contributions to the pension fund are made by or on behalf of the member in respect of that period of service.

**(2) Subsection 13 (3) of the Regulation is revoked and the following substituted:**

(3) A former member who becomes re-employed by the Board as a permanent or probationary employee accumulates pensionable service for contributions under the plan for the period of re-employment.

**3. Section 17 of the Regulation is amended by striking out "continuing" in the second line and substituting "continuous".**

**4. Subsection 26 (2) of the Regulation is revoked.**

**5. Section 29 of the Regulation is amended by adding the following subsection:**

(2) Despite subsection (1), a member who elects to receive an early retirement pension under subsection 28 (7) shall begin to receive payments under the pension plan on the first day of the month following the end of the paid leave of absence.

**6. (1) Subsection 30 (3) of the Regulation is amended by inserting "or former member" after "member" in the first line.**

**(2) Subsection 30 (4) of the Regulation is amended by striking out "If the person is a former member or a member who" at the beginning and substituting "If the person is a member or former member and".**

**7. Subsection 44 (4) of the Regulation is revoked and the following substituted:**

(4) No increase shall be made to a pension or a deferred pension under this section in respect of a period before January 1, 1992.

**8. The Regulation is amended by adding the following Part:**

**PART VII.1**  
**ONE-TIME ADJUSTMENT**

**45.1 (1)** In this section,

"adjusted indexing factor" means the indexing factor determined in accordance with this section.

(2) Every pension being paid and every deferred pension payable under the pension plan on January 1, 1999 is increased to provide a one-time adjustment in accordance with this section.

(3) The adjusted indexing factor for a year is 100 per cent of the percentage change in the Consumer Price Index for Canada for all items, for the 12-month period ending October 31 of the previous year, as published by Statistics Canada.

(4) If the adjusted indexing factor for a year is greater than 8 per cent, it is deemed to be 8 per cent and the amount by which it exceeds 8 per cent is carried forward and added to the adjusted indexing factor for one or more subsequent years until the subsequent adjusted indexing factor is increased to 8 per cent.

(5) As of January 1, 1999, the amount of every pension being paid and every deferred pension payable under the pension plan on that date shall be increased as if the adjusted indexing factor, as modified by subsection (4), had been in effect every year since,

(a) the date of retirement, for a retirement pension;

(b) the date of first payment of a survivor pension, for a survivor pension;

(c) the date of first payment of a disability pension, for a disability pension; or

(d) the date employment terminated, for a deferred pension.

(6) In calculating the amount of the increase of a pension or deferred pension under subsection (5), the Board shall have regard to all prior indexing adjustments that have been made to the pension or deferred pension in each year.

(7) The sum of a prior indexing adjustment that has been made to the pension or deferred pension in a year and the one-time adjustment made for that year in accordance with this section shall not exceed the adjusted indexing factor.

**9. Subsection 55 (4) of the Regulation is revoked and the following substituted:**

(4) If an amount of money is transferred to the pension fund from a fund maintained to provide benefits under the pension plan of an organization described in subsection (1) in connection with a transfer under subsection (2) of a person's pensionable service, that portion of the money that may reasonably be considered to derive from the person's contributions to the other fund, with interest, is deemed to be the person's contributions under the pension plan.

WORKPLACE SAFETY AND INSURANCE BOARD:

GLEN WRIGHT  
Chair

LINDA ANGOVE  
Secretary

Dated on November 19, 1998.

1/99



**ONTARIO REGULATION 678/98**made under the  
**PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—TOWNSHIP OF  
CAVAN-MILLBROOK-NORTH MONAGHAN  
(KAWARTHA DOWNS RACEWAY)**

1. This Order applies to the land in the Township of Cavan-Millbrook-North Monaghan in the County of Peterborough, that is described in the Schedule, being all of the lands of the Kawartha Downs Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

“slot machine” means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of Lot 23 in Concession VIII in the Township of Cavan-Millbrook-North Monaghan (formerly in the Village of Fraserville) in the County of Peterborough.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 679/98**made under the  
**PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—TOWN OF CLINTON  
(CLINTON RACEWAY)**

1. This Order applies to the land in the Town of Clinton in the County of Huron, that is described in the Schedule, being all of the lands of the Clinton Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

“slot machine” means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of:

Firstly, parts of Lots 622, 623 and 651, Lot 624 and Lots 646, 647, 648, 649 and 650 and part of Beech, Mill and Elm Streets on Plan 330 registered in the Land Registry Office for the Registry Division of Goderich (No. 22);

Secondly, part of Block A on Plan 341 registered in the Land Registry Office for the Registry Division of Goderich (No. 22);

Thirdly, part of Lot 24 in Concession 1 in the Town of Clinton (formerly in the Township of Hullett).

AL LEACH  
Minister of Municipal Affairs and Housing

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 680/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—TOWN OF FLAMBOROUGH  
(FLAMBOROUGH DOWNS RACEWAY)**

1. This Order applies to the land in the Town of Flamborough in The Regional Municipality of Hamilton-Wentworth, that is described in the Schedule, being all of the lands of the Flamborough Downs Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

"slot machine" means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of part of Lots 3 and 4 in Concession III, formerly in the Township of West Flamborough, more particularly described as follows:

Firstly, premising that bearings are astronomic and are derived from the King's Highway No. 5, as shown on Deposited Plan No. 440 Miscellaneous and relating all bearings herein thereto:

Commencing at an iron bar marking the intersection of the line between Lots 2 and 3 as defined by an old post and wire fence, with the northerly limit of the King's Highway No. 5 as widened and as shown on Department of Highway Plan No. 440 Miscellaneous, the iron bar being distant twenty-three feet (23.00') measured north twelve degrees and fifty-three minutes west (N.12°53'W.) from the southwest corner of Lot 3;

Thence north twelve degrees and fifty-two minutes west (N.12°52'W.) along the line between Lots 2 and 3 as fenced, being the easterly limit of the lands described in Instrument No. 168822 H.L., one thousand, one hundred and sixty-two and twenty-six one-hundredths feet (1,162.26') to an iron bar;

Thence north twelve degrees and thirty-five minutes and forty-five seconds west (N.12°35'45"W.) continuing along the last mentioned line between Lots and easterly limit, three thousand, seven hundred and thirty-five and sixty-eight one-hundredths feet (3,735.68') to an iron bar marking the southwesterly corner of the lands described in Instrument No. 282811 H.L.;

Thence north seventy-seven degrees and sixteen minutes and fifty seconds east (N.77°16'50"E.) along an old post and wire fence defining the southerly limits of the land described in Instrument Numbers 282811 H.L., 78090 A.B. and 181019 A.B., respectively, one thousand, three hundred and three and seventy-three one-hundredths feet (1,303.73') to an iron bar defining the southeast corner of the lands described in Instrument No. 181019 A.B.;

Thence north twelve degrees and forty minutes and forty seconds west (N.12°40'40"W.) along an old post and wire fence defining the easterly limit of the lands described in Instrument No. 181019 A.B. and being along the line between Lots 3 and 4 as fenced one thousand, six hundred and forty-four and twenty-six one-hundredths feet (1,644.26') to an iron bar marking the northwest corner of Lot 4 and being in the southerly limit of the road allowance between Concessions III and IV;

Thence north seventy-seven degrees and four minutes and fifty seconds east (N.77°04'50"E.) along the northerly limit of Lot 4, being the southerly limit of the road allowance, six hundred and seventy and forty-seven one-hundredths feet (670.47') to an iron bar marking the northwest corner of the lands described in Instrument No. 139700 A.B.;

Thence south twelve degrees and thirty-eight minutes and ten seconds east (S.12°38'10"E.) along an old post and wire fence defining the westerly limit of the lands described in Instrument No. 139700 A.B., two hundred and thirty-four feet (234.00') to an iron bar marking the southwest corner thereof;

Thence south twelve degrees and thirty-two minutes and thirty seconds east (S.12°32'3"E.) along an old post and wire fence defining the westerly limit of the lands described in Instrument No. 247974 H.L., three thousand and forty-four and twenty-two one-hundredths feet (3,044.22') to an iron bar in the line between the north and south halves of Lot 4 as defined by an old post and wire fence and being in the northerly limit of the lands described in Instrument No. 15259;

Thence south seventy-seven degrees and twenty-five minutes and ten seconds west (S.77°25'1"W.) along the last mentioned

line between halves and northerly limit, six hundred and seventy-two and one one-hundredths feet (672.01') to an iron bar marking the northwest corner of the lands described in Instrument No. 15259 and being in the line between Lots 3 and 4 as defined by an old stump and wire fence;

Thence south twelve degrees and fifty minutes east (S.12°50'E.) along the line between Lots 3 and 4 as fenced and being the West-erly limit of the lands described in Instrument No. 15259, one thousand, three hundred and thirty-one and forty-four one-hun-dredths feet (1,331.44') to an iron bar in the northerly limit of the lands described in Instrument No. 230292 H.L.;

Thence south seventy-six degrees and fifty-seven minutes west (S.76°57'W.) along the northerly limit of the lands described in Instrument No. 230292 H.L. and its production westerly, eight hundred and sixty-six one-hundredths feet (800.66') to an iron bar;

Thence south twelve degrees and forty-one minutes and forty seconds east (S.12°41'40"E.), one thousand, nine hundred and twenty-nine and three-tenths feet (1,929.30') to an iron bar in the northerly limit of the King's Highway No. 5 as widened and as shown on Plan 440 Miscellaneous;

Thence south seventy-six degrees and fifty-nine minutes west (S.76°59'W.) along the Highway widened limit, five hundred feet (500.00') to the point of commencement.

Secondly, part of Lot 3, Concession III of the former Township more particularly described as follows:

Premising that the bearings used herein are astronomic and are referred to the northern limit of the King's Highway Number Five (5) shown on deposited Plan Number 440 Miscellaneous, on a course of north seventy-six degrees and fifty-nine minutes east (N.76°59'E.).

Commencing at a point of commencement arrived at as follows:

Commencing at the point of intersection of the line between Lots 2 and 3 with the northern limit of the King's Highway Number 5 as widened by deposited Plan Number 440 Miscellaneous;

Thence north seventy-six degrees and fifty-nine minutes east (76°59'E.) along the northern limit of Highway Number 5, five hundred feet (500') to a standard iron bar (which is the point of commencement);

Thence north twelve degrees, forty-one minutes, forty seconds west (N.12°41'40"W.), one thousand nine hundred twenty-nine and thirty one-hundredths feet (1,929.30') to a set iron bar;

Thence north seventy-six degrees, fifty-seven minutes east (N.76°57'E.) three hundred and twenty-seven and sixty-six one-hundredths feet (327.66') to a set standard iron bar;

Thence south twelve degrees, forty-seven minutes, thirty seconds east (S.12°47'30"E.), one thousand, seven hundred eighty and seventeen one-hundredths feet (1,780.17') to a set iron bar;

Thence south seventy-six degrees, fifty-nine minutes west (S.76°59'W.), twelve feet (12') to a set iron bar;

Thence south twelve degrees, forty-seven minutes, thirty sec-onds east (S.12°47'30"E.) one hundred and fifty feet (150') to a set iron bar located in a northerly limit of Highway Number 5;

Thence south seventy-six degrees and fifty-nine minutes west (S.76°59'W.) along the northerly limit of Highway Number 5 three hundred and twenty-nine and sixty one-hundredths feet (329.60') to the point of commencement.

Thirdly, part of Lot 3 in the Third Concession, more particularly described as follows:

Commencing at an iron bar planted in the northern limit of Lot No. 3 which is distant seven hundred and ninety-six feet (796') measured on a course of north 77 degrees and no minutes east along the northern limit from an iron bar planted at the north western corner of Lot No. 3.

Thence north 77 degrees no minutes east along the northern limit of Lot No. 3, five hundred and nine feet two inches (509'2") to an iron bar;

Thence south 12 degrees 49 minutes and 30 seconds east, parallel with the western limit of Lot No. 3, one thousand six hundred and forty-four feet nine inches (1,644'9") more or less to an iron bar planted in the line of a presently existing fence marking the division line between the north and south halves of the north half of Lot No. 3;

Thence south 77 degrees 8 minutes west along the line of the fence, five hundred and eight feet five inches (508'5") more or less to an iron bar planted in a line drawn on a course of south 12 degrees 51 minutes east parallel with the western limit of Lot No. 3 from the point of commencement on the lands hereby conveyed;

Thence north 12 degrees 51 minutes west along the line drawn parallel with the western limits of Lot No. 3 one thousand six hundred and forty-three feet six inches (1,643'6") more or less to the place of beginning.

The above description of lands contains by admeasurement 19.2 acres be the same more or less.

Previously described in Instrument No. 181019 A.B.

Fourthly, all that portion of the North ½ of the North ½ of Lot 3, Concession III in the Township of West Flamboro in the County of Wentworth in the Province of Ontario; and being a strip of land 50 feet in width, lying 25 feet in perpendicular width on each side of a centre line and centre line produced, which centre line may be described as follows:

Commencing at a point in the easterly limit of Lot 3 distant 693.7 feet measured southerly therein from the northeast angle of Lot 3; thence south 78 degrees 36 minutes west 1,303.3 feet more or less to a point in the westerly limit of Lot 3 which point is distant 659.3 feet measured southerly in said westerly limit from the northwest angle of Lot 3.

Fifthly, part of Lot four (4) in the Third Concession of the Township of West Flamboro, now in the Township of Flamborough and being shown as Part One (1) on Reference Plan No. 62R-2480 deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62).

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99



**ONTARIO REGULATION 681/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—TOWN OF FORT ERIE  
(FORT ERIE RACE TRACK)**

1. This Order applies to the land in the Town of Fort Erie in the Regional Municipality of Niagara, that is described in the Schedule, being all of the lands of the Fort Erie Race Track.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

"slot machine" means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of:

1. The 1277230 Lands:

Firstly:

Part of Lot 2, Concession II from the Niagara River, in the former Township of Bertie, now in the Town of Fort Erie, in The Regional Municipality of Niagara, designated as Parts 4, 5 and 6 on Plan 59R-1253.

Secondly:

Part of Lot 3, Concession II from the Niagara River, in the former Township of Bertie, now in the Town of Fort Erie, in The Regional Municipality of Niagara, and Lots 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, Plan 525, in the Town of Fort Erie, in The Regional Municipality of Niagara, designated as Part 2 on Plan 59R-1253.

Thirdly:

Parts of Lots 3 and 4, Concession III from the Niagara River, in the former Township of Bertie, now in the Town of Fort Erie, in The Regional Municipality of Niagara, designated as Part 1 on Plan 59R-8190 and Parts 7, 9, 10, 11, 12 and 13 on Plan 59R-1253.

Save and except that Part of Lot 4, Concession 3 from the Niagara River, in the former Township of Bertie, now in the Town of Fort Erie, in The Regional Municipality of Niagara, designated as Parts 2 and 3 on Plan 59R-8190.

Fourthly:

Part of Block W, Plan 525, in the Town of Fort Erie, in The Regional Municipality of Niagara, designated as Part 14 on Plan 59R-1253.

2. The Nordic Lands:

Parts of Lots 3 and 4, Concession II, Niagara River, formerly Township of Bertie, designated as Part 1 on Plan 59R-1253, Town of Fort Erie, The Regional Municipality of Niagara.

Registry Division of Niagara South (No. 59)

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 682/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—CITY OF GLOUCESTER  
(RIDEAU CARLETON RACEWAY)**

1. This Order applies to the land in the City of Gloucester in the Regional Municipality of Ottawa-Carleton, that is described in the Schedule, being all of the lands of the Rideau Carleton Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

"slot machine" means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

### Schedule

The land referred to in section 1 of the Order is composed of:

#### 1. Firstly:

The west half of Lot number twenty-three (23) in the fourth concession, Rideau Front, of the Township of Gloucester in The Regional Municipality of Ottawa-Carleton (formerly the County of Carleton) containing one hundred (100) acres more or less.

Save and except part of the northwest corner of Lot number twenty-three in the fourth concession, Rideau Front of the Township of Gloucester which part of Lot twenty-three may be more particularly described as follows:

Commencing at a point in the westerly boundary of the lot distant one hundred and thirty-four feet (134') southerly measured along the westerly boundary from the established line between Lots twenty-two and twenty-three;

Thence northerly along the westerly boundary, one hundred and thirty-four feet (134') to the northerly boundary of Lot twenty-three (23);

Thence easterly and along the northerly boundary one hundred and forty-eight feet (148');

Thence southerly parallel with the westerly boundary of the lot one hundred and forty-six feet (146');

Thence westerly in a straight line one hundred and forty-eight feet (148') more or less to the place of beginning.

As set out in Instrument No. GL36970.

#### Secondly:

The north half of Lot twenty-four (24) Concession IV (4), Rideau Front of the Township of Gloucester, in The Regional Municipality of Ottawa-Carleton (formerly the County of Carleton) excepting thereout and therefrom the parts which are more particularly described as follows:

#### First exception:

Being composed of part of the north half of the Clergy Reserve, Lot number twenty-four (24) in the fourth concession, Rideau Front in the Township of Gloucester which part of Lot twenty-four (24) may be more particularly described as follows, that is to say:

Commencing at a point in the westerly boundary of Metcalfe Road, which point is also distant twenty feet (20') northerly from the intersection of the dividing line between the north and south halves of the Lot twenty-four (24) with Metcalfe Road;

Thence northerly along the westerly boundary of Metcalfe Road two hundred feet (200');

Thence westerly and parallel with the dividing line between the north and south halves of Lot twenty-four (24) a distance of four hundred feet (400') more or less;

Thence southerly and parallel with the westerly boundary of Metcalfe Road a distance of two hundred feet (200') to a point distant twenty feet (20') northerly from the dividing line between the north and south halves of Lot twenty-four (24);

Thence easterly and parallel with the dividing line between the north and south halves of Lot twenty-four (24) a distance of four hundred feet (400') more or less to the place of beginning, the whole of the parcel containing by admeasurement exactly two (2) acres.

As set out in Instrument No. N5186957.

#### Second exception:

Being composed of part of Lot number twenty-four (24) Concession IV (4), Rideau Front which part of the lot may be more particularly described as follows:

Commencing at the intersection of the westerly limit of Metcalfe Highway and the northerly limit of Lot twenty-four (24);

Thence southerly and following the westerly limit of Lot twenty-four (24), two hundred feet (200');

Thence westerly and parallel with the northerly limit of Lot twenty-four (24), two hundred and thirty-five and six-tenths feet (235.6');

Thence northerly and parallel with the easterly limit of Metcalfe Highway, two hundred feet (200') to the northerly limit of Lot twenty-four (24);

Thence easterly and following the northerly limit of the lot two hundred and thirty-five and six-tenths feet (235.6') to the point of commencement, containing in area one acre more or less.

As set out in Instrument No. N359629.

#### Third exception:

Being composed of part of the north half of the Clergy Reserve Lot number twenty-four (24) in the fourth concession, Rideau Front, of the Township of Gloucester described as follows:

Commencing at a point in the westerly boundary of Metcalfe Road which point is distant two hundred and twenty feet (220') northerly from the intersection of the dividing line between the north and south halves of Lot number twenty-four (24) with Metcalfe Road;

Thence northerly along the westerly boundary of Metcalfe Road a distance of two hundred and fifty-eight feet (258') more or less to a point two hundred feet (200') measured southerly along the westerly boundary of Metcalfe Road from the point where the westerly boundary of Metcalfe Road intersects the northerly limit of Lot number twenty-four (24);

Thence westerly and parallel with the northerly limit of Lot number twenty-four (24) two hundred and thirty-five and six-tenths feet (235.6');

Thence southerly and parallel with the westerly limit of Metcalfe Road a distance of two hundred and fifty eight feet (258') more or less to a point distant two hundred and twenty feet (220') northerly from the dividing line between the north and south halves of Lot number twenty-four (24);

Thence easterly and parallel with the dividing line between the north and south halves of Lot number twenty-four (24) a distance of two hundred and thirty-five and six-tenths feet (235.6') more or less to the place of beginning.

As set out in Instrument No. N918960.

Fourth exception:

Being composed of part of the north half of Lot twenty-four (24) in the Fourth Concession, Rideau Front, of the Township of Gloucester more particularly described as follows:

Commencing at the intersection of the dividing line between the north and south halves of Lot twenty-four (24) with the Fourth Concession Road;

Thence northerly and following the fourth concession road a distance of one hundred feet (100');

Thence easterly and at right angles to the fourth concession road a distance of two hundred and thirty-five feet (235') to a point;

Thence southerly and parallel with the fourth concession road a distance of one hundred feet (100') to a point;

Thence westerly and following the dividing line between the north and south halves of Lot twenty-four (24) a distance of two hundred and thirty-five feet (235') to the point of commencement.

As set out in Instrument No. GL52677.

2. Firstly:

The north half of the south half of Lot twenty-four in the Fourth Concession from the Rideau Front in the Township of Gloucester.

Secondly:

The south half of the south half of Lot twenty-four in the Fourth Concession from the Rideau Front, in the Township of Gloucester, containing 50 acres more or less.

Save and except all that portion of the north half of the south half of Lot twenty-four, Concession IV, Rideau Front and part of the south half of the south half of Lot twenty-four, Concession IV, Rideau Front, in the Township of Gloucester, in the County of Carleton having an area of 0.281 acres, more or less shown marked red on a Department of Highways Plan of Survey P-2716-9 and being more particularly described as follows:

Premising that all bearings herein are astronomic and are referred to the meridian through the southeast corner of Lot thirty, Concession IV, Rideau Front in the Township of Gloucester, in longitude 75°34' west;

Commencing at the southeast corner of Lot twenty-four, Concession IV, Rideau Front;

THENCE south 56°29'30" west along a line of fence marking the southerly boundary of Lot twenty-four a distance of 19.93 feet;

Thence north 22°15'15" west 652.51 feet to a point in a line of fence marking the northerly limit of the Land of the Director, the *Veterans' Land Act* (Canada);

Thence north 59°12'30" east along the northerly limit 18.46 feet to a point in the easterly boundary of Lot twenty-four, Concession IV, Rideau Front;

Thence south 22°22'10" east along the easterly boundary of Lot twenty-four a distance of 651.36' east to the point of commencement.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

#### ONTARIO REGULATION 683/98 made under the PLANNING ACT

Made: December 17, 1998  
Filed: December 18, 1998

#### ZONING ORDER FOR SLOT MACHINES AT RACE TRACKS—TOWN OF HANOVER (HANOVER RACEWAY)

1. This Order applies to the land in the Town of Hanover in the County of Grey, that is described in the Schedule, being all of the lands of the Hanover Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

"slot machine" means any automatic machine or slot machine,



- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

### Schedule

The land referred to in section 1 of the Order is composed of:

#### Parcel One:

All and singular those certain parcels or tracts of land and premises situate, lying and being in the Town of Hanover, in the County of Grey and Province of Ontario and being composed of Lots 33, 34, 35, 36, 37, west of Victoria Street, and Lots 38, 39, 40, 41, 42, 43 and 44, east of Joseph Street, and Lots 45, 46, 47, 48, 49, 50 and 51, west of Joseph Street, all according to Plan Number 752 for the Town of Hanover.

#### Parcel Two:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Hanover (formerly in the Township of Bentinck) in the County of Grey and Province of Ontario and being composed of Part of Lot 1, Concession I, south of the Durham Road, more particularly described as follows:

Premising that the westerly limit of Lot 1, Concession I, south of the Durham Road has a bearing of north eleven degrees, thirty-one minutes west (N11°31'W) and relating all bearings herein thereto;

Commencing at the southwest angle of Lot 9, Plan 791 for the Town of Hanover;

Thence south eleven degrees, thirty-one minutes east (S11°31'E) along the westerly limit of Lot 1 a distance of 541.5 feet to the point of commencement;

Thence south eleven degrees, thirty-one minutes east (S11°31'E) along the westerly limit to a point distant 551.73 feet from the southwesterly angle of Lot 1;

Thence north seventy-four degrees, thirty-six minutes, seventy seconds east (N74°36'70"E) a distance of 65 feet;

Thence south eleven degrees, thirty-one minutes east (S11°31'E) a distance of 70 feet;

Thence south seventy-four degrees, thirty-six minutes, seventy seconds west (S74°36'70"W) a distance of 65 feet to a point in the westerly limit of Lot 1;

Thence south eleven degrees, thirty-one minutes east (S11°31'E) along the westerly limit a distance of 181.73 feet more or less to the southwesterly angle of said Lot 1;

Thence easterly along the southerly limit of the Lot a distance of 660 feet more or less to the southeasterly angle of the Lot;

Thence northerly along the easterly limit of the Lot to the southeast angle of Lot 19, Plan 791 for the Town of Hanover;

Thence south seventy-seven degrees, fifty-one minutes west (S77°51'W) along the southerly limit of the Plan a distance of 568.75 feet more or less to the southwest angle of Lot 9, Plan 791;

Thence southerly and parallel to the westerly limit of Lot 1 a distance of 12 feet;

Thence westerly and parallel to the southerly limit of Lot 9, Plan 791 a distance of 95 feet to the westerly limit of Lot 1;

Thence south eleven degrees, thirty-one minutes east (S11°31'E) along the westerly limit a distance of 198 feet to a point;

Thence easterly and parallel to the southerly limit of Lot 1 a distance of 263 feet to a point;

Thence southerly and parallel to the westerly limit of Lot 1 a distance of 163 feet;

Thence westerly and parallel to the northerly limit of Lot 1 a distance of 63 feet;

Thence southerly and parallel to the westerly limit of Lot 1 a distance of 100 feet;

Thence southerly in a straight line a distance of 205.6 feet more or less to the point of commencement;

Save and except that part of Lot 1, Concession I heretofore conveyed to the Municipal Corporation of the County of Grey for road purposes by Instrument Registered as Number 5814 for the Town of Hanover.

#### Parcel Three:

All and singular those certain parcels or tracts of land and premises situate, lying and being in the Town of Hanover, in the County of Grey and Province of Ontario and being composed of the north four (4) acres of Lot Number Fifteen (15) and the whole of Lot Number Fourteen (14) fronting on the west side of Mary Street and south of Miller Street in Plan 742 for the Town of Hanover;

Save and except a strip of land 46 feet in width from the north side of Lots 14 and 15 forming part of the Street;

Further save and except those parts of Lots 14 and 15 described as follows:

Commencing at the northeasterly angle of Lot 14;

Thence westerly along the northerly limit of Lot 14 a distance of 388 feet, more or less, to the point where it is intersected by the southerly production of the westerly limit of Victoria Street in the Town of Hanover;

Thence southerly along the southerly production of Victoria Street a distance of 133 feet, more or less, to the Race Course of the present Agricultural Society grounds;

Thence southeasterly along a curve having a radius of 235 feet and following along the outer limit of the Race Course a distance of 195 feet;

Thence southerly on a line parallel to the easterly limit of Lots 14 and 15 a distance of 322.8 feet, more or less, to the southerly limit of the north four acres of Lot 15;

Thence easterly along the last mentioned limit a distance of 310 feet, more or less, to the easterly limit of Lot 15;

Thence northerly along the easterly limit of Lots 14 and 15 a distance of 626.8 feet, more or less, to the point of commencement.

AL LEACH  
Minister of Municipal Affairs and Housing

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 684/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—CITY OF LONDON  
(WESTERN FAIR RACE TRACK)**

1. This Order applies to the land in the City of London in the County of Middlesex, that is described in the Schedule, being all of the lands of the Western Fair Race Track.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

“slot machine” means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of:

1. Firstly, Lots 14 to 16, inclusive, Registered Plan 413 (3), Lots 29 to 35, inclusive, Registered Plan 413 (3) and Lots 42 to 48, inclusive, Registered Plan 413 (3).

Secondly, Lots 49 to 57, inclusive, Registered Plan 415 (3), Lots 68 to 76, inclusive, Registered Plan 415 (3), Lots 58, 59 and 62, Registered Plan 415 (3), Lots 77 to 88, inclusive, Registered Plan 415 (3), Lots 100 to 107, inclusive, Registered Plan 415 (3), Blocks A - D, both inclusive, Registered Plan 415 (3), the Westerly 120 feet throughout from front to rear of Lot 108, Registered Plan 415.

Thirdly, all of Lot 61 according to Registered Plan 415 (3).

Save and except that parcel of tract of land which may be more particularly described as follows:

Commencing at the southwest angle of the lot;

Thence northerly along the easterly limit of Ontario Street, four feet (4');;

Thence easterly along a line drawn at right angles to the easterly limit of Ontario Street to a point where the said line would intersect the southerly limit of the lot;

Thence westerly along the southerly limit of the lot to the place of beginning.

Fourthly, Block A, Registered Plan 411 (3), Lots 23 to 28, inclusive, Registered Plan 411 (3), Lots 36 to 41, inclusive, Registered Plan 411 (3) and Lots 20 to 22, inclusive, Registered Plan 411 (3) save and except Part 1 on Plan 33R-2331 and Florence Street by By-law S-462-301, registered as Instrument Number 90774.

Fifthly, Lots 17 to 19, both inclusive, Registered Plan 411 (3).

Save and except part of Lots Seventeen (17) and Eighteen (18), Registered Plan 411 (3), more particularly described as:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of London, in the County of Middlesex and being composed of part of Lot Number Seventeen (17), on the south side of York Street and the east side of Rectory Street in the City of London, according to Registered Plan Number 411 (3), which part may be described as follows:

Commencing at the northwest angle of the Lot;

Thence southerly along the westerly limit of Lot Seventeen (17), twenty-five feet (25');;

Thence easterly parallel with the northerly limit of Lot Seventeen (17), ninety feet (90');;

Thence northerly parallel with the westerly limit of Lot Seventeen (17), twenty-five feet (25');;

Thence westerly along the northerly limit of the Lot, ninety feet (90'), more or less to the place of beginning.

Sixthly (Salters Grove), all and singular those certain parcels or tracts of land and premises situate, lying and being in the City of London containing by admeasurement, thirty-one acres more or less being composed of:



## Portion "A"

All that part of the north half of Lot Number Eleven, in Concession C in what was formerly the Township of London, now in the City of London described as follows: on the south side of Dundas Street and adjoining the Cemetery Lot on the east being five hundred and forty feet wide on Dundas Street and running south far enough to include fifteen acres.

## Portion "B"

All that part of the north half of Lot 11 containing sixteen acres which may be described as:

Commencing at the northerly limit of the lot distant westerly from the northeast angle of the lot, five hundred seventy point nine feet (570.9') more or less at the northeast angle of the lot herein firstly described and formerly owned by Dr. Salter;

Thence south, seventeen degrees, fifty-nine minutes east along the easterly limit of said Dr. Salter's land, one thousand, two hundred nine point seventy-eight feet (1,209.78') more or less to the southeast angle of Dr. Salter's land;

Thence south, sixty-eight degrees, twenty-seven minutes west along the southerly limit of Dr. Salter's land, five hundred thirty-nine point eighty-eight feet (539.88') more or less to the eastern limit of the Cemetery of the English Church known as the St. Paul's Church Cemetery;

Thence south, seventeen degrees, fifty-nine minutes east along the easterly limit of the Cemetery, fifty two point eight feet (52.8') more or less to the southeast angle of the Cemetery and at the northerly limit of a street laid out across said Lot Number Eleven and known as Campbell Street;

Thence northerly, sixty-eight degrees, twenty-seven minutes east along said northerly limit of Campbell Street, one thousand, one hundred sixteen point seventy-eight feet (1,116.78') more or less to the easterly limit of Lot Number Eleven;

Thence north, seventeen degrees, fifty-nine minutes west along the easterly limit of the Lot, one thousand, two hundred sixty-two point fifty-eight feet (1,262.58') more or less to the northeast angle of the Lot;

Thence south, sixty-eight degrees, twenty-seven minutes west along the northerly limit of Lot Number Eleven, five hundred seventy point nine feet (570.9') more or less to the place of beginning.

Seventhly, Streets (owned by City but not for public use) part of Ontario Street, York Street and King Street closed by By-law No. S-115-33 registered as No. 62627.

## 2. Firstly, Lot 60, Registered Plan 415 (3).

Secondly, Part of Lot 61, Registered Plan 415 (3), more particularly described as:

Commencing at the southwest angle of the Lot;

Thence northerly along the easterly limit of Ontario Street, four feet (4');

Thence easterly along a line drawn at right angles to the easterly limit of Ontario Street to a point where the line would intersect the southerly limit of the lot;

Thence westerly along the southerly limit of the lot to the place of beginning.

Thirdly, part of Lots Seventeen (17) and Eighteen (18), Registered Plan 411 (3), more particularly described as:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of London, in the County of Middlesex and being composed of part of Lot Number Seventeen (17), on the south side of York Street and the east side of Rectory Street in the City of London, according to Registered Plan Number 411 (3), which part may be described as follows:

Commencing at the northwest angle of the lot;

Thence southerly along the westerly limit of the Lot Seventeen (17), twenty-five feet (25');

Thence easterly parallel with the northerly limit of Lot Seventeen (17), ninety feet (90');

Thence northerly parallel with the westerly limit of Lot Seventeen (17), twenty-five feet (25');

Thence westerly along the northerly limit of the Lot, ninety feet (90'), more or less to the place of beginning.

Fourthly (Queen's Park South), all and singular that certain parcel or tract of land and premises, situate, lying and being in the City of London, in the County of Middlesex and Province of Ontario containing by admeasurement an area of twenty-one and eight hundred and twenty-four thousandths acres (21.824 acs.), more or less, and being composed of part of Lot 11, Concession "C" formerly in the Township of London, now in the City of London and being shown edged green on a print of a Canadian National Railways' Plan of Survey, dated January 7, 1966, attached to registered Instrument Number 128139, the boundaries of the lands being described as follows:

Premising that Egerton Street has a bearing of north seventeen degrees and fifty-nine minutes west (N17°59'W) and relating all bearings herein thereto;

Commencing at a point in the westerly limit of Egerton Street where the same is intersected by the southerly limit of Florence Street (formerly Campbell Street);

Thence south, sixty-eight degrees, thirty-one minutes and thirty seconds west (S68°31'30"W) along the southerly limit of Florence Street, one thousand, three hundred and fifty-three and eighty-one hundredths feet (1,353.81'), more or less, to an iron bar planted therein distant six hundred and ten and eighty-three hundredths feet (610.83') measured easterly therealong from its intersection with the easterly limit of Rectory Street;

Thence south, twenty degrees, forty-seven minutes and thirty seconds east (S20°47'30"E), one hundred and forty-two feet (142.0') to an iron bar planted;

Thence south, thirty-three degrees, thirty-eight minutes and fifty seconds west (S33°38'50"W), three hundred and ninety-five feet (395.0') to an iron bar planted;

Thence south, sixty-three degrees and seventeen minutes west (S63°17'W), sixty-nine and forty-six hundredths feet (69.46'), more or less, to an iron bar marking its intersection with a line drawn parallel to the centre line of mainline track of the Canadian National Railway Company (Dundas Subdivision) and distant sixty-eight and ninety-seven hundredths feet (68.97') northeasterly therefrom measured at right angles thereto;

Thence south, eighty-eight degrees, twenty-three minutes and fifty seconds east (S88°12'50"E) along the parallel line, seven



hundred and fourteen and ninety-six hundredths feet (714.96'), more or less, to an iron bar distant fifty feet (50.0') measured northerly and radially from the centreline of track of the Canadian National Railway Company (Thorndale Subdivision);

Thence north seventy-two degrees, fifty-three minutes and thirty seconds east (N72°53'30"E), two hundred and sixty-seven and ninety hundredths feet (267.90'), more or less, to an iron bar planted distant fifty feet (50.0') from the centre line of track of the Thorndale Subdivision measured northerly therefrom at right angles thereto;

Thence north sixty-eight degrees, forty-five minutes and ten seconds east (N68°45'10"E), parallel to the centre line of track of the Thorndale Subdivision seven hundred and eighty-one and ninety-seven hundredths feet (781.97'), more or less, to its intersection with the westerly limit of Egerton Street;

Thence north seventeen degrees and fifty-nine minutes west (N17°59'W) along the westerly limit of Egerton Street, six hundred and seventy-nine and thirty-five hundredths feet (679.35'), more or less, to the point of commencement;

Save and except Part 2 on Plan 33R-6701 deposited in the land registry office for the land registry division of Middlesex (No.33).

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 685/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—TOWN OF MILTON  
(MOHAWK RACEWAY)**

1. This Order applies to the land in the Town of Milton in the Regional Municipality of Halton, that is described in the Schedule, being all of the lands of the Mohawk Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

"slot machine" means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
  - (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,
- but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of the whole of Lots 8 and 9 in Concession III, save and except for the following:

Firstly:

Commencing at the most easterly angle of Lot 8;

Thence north 46 degrees 11 minutes 50 seconds west along the north-easterly limit of Lot 8, being the southwesterly limit of the allowance for road between Concessions III and IV, a distance of 2,035.50 feet to a standard iron bar found at the most northerly angle of Lot 8, being also the most easterly angle of Lot 9;

Thence north 46 degrees 4 minutes 40 seconds west along the north-easterly limit of Lot 9, being the southwesterly limit of the allowance for road between Concessions III and IV, a distance of 555.06 feet;

Thence south 43 degrees 55 minutes 20 seconds west, 27 feet to a standard iron bar planted;

Thence south 46 degrees 4 minutes 40 seconds east parallel to the northeasterly limit of Lot 9, a distance of 549.10 feet;

Thence south 48 degrees 11 minutes 60 seconds east parallel to the northeasterly limit of Lot 8, a distance of 629.98 feet to a standard iron bar planted;

Thence south 46 degrees 11 minutes 60 seconds east continuing along the parallel line, 570.94 feet to a standard iron bar found in the line between Lots 7 and 8 in the third concession;

Thence north 88 degrees 21 minutes 10 seconds east along the last mentioned limit, 27.12 feet more or less to the point of commencement.

Secondly:

Parts 6, 7 and 8 on Reference Plan 20R-11625.

Thirdly:

That part of Lot 8 expropriated by Plan 685, registered in the Land Registry Office for the Land Registry Division of Halton (No. 20).

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 686/98**made under the  
**PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—TOWN OF RAYSIDE-  
BALFOUR (SUDBURY DOWNS RACEWAY)**

1. This Order applies to the land in the Town of Rayside-Balfour in the Regional Municipality of Sudbury, that is described in the Schedule, being all of the lands of the Sudbury Downs Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

"slot machine" means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of part of Lot 7 in Concession IV more particularly described as Parcels 22159 and 8578 South West Section in the Town of Rayside-Balfour in the Regional Municipality of Sudbury.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 687/98**made under the  
**PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—CITY OF SARNIA  
(HIAWATHA HORSE PARK)**

1. This Order applies to the land in the City of Sarnia in the County of Lambton, that is described in the Schedule, being all of the lands of the Hiawatha Horse Park.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

"slot machine" means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of Lot 13 in Concession VII in the City of Sarnia in the County of Lambton.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 688/98****made under the  
PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—CITY OF TORONTO  
(WOODBINE RACEWAY)**

1. This Order applies to the land in the City of Toronto that is described in the Schedule, being all of the lands of the Woodbine Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

“slot machine” means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,
  - (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
  - (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
  - (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

**Schedule**

The land referred to in section 1 of the Order is composed of:

Firstly, PIN No. 07371-1008(LT) being parts of Lots 26, 27, 28, 29, 30 and 31, in Concession III fronting the Humber and parts of Lots 27, 28, 29, 30 and 31 in Concession IV fronting the Humber, and part of the road allowance between Concessions III and IV fronting the Humber, as closed by EB149090(By-law 9142), designated as Parts 2, 3, 5 and 6 on Reference Plan 66R-17003 deposited in the Land Registry Office for the Land Titles Division of Toronto (No. 66).

Secondly, PIN No. 07371-1009(LT) being parts of Lots 28, 29, 30 and 31 in Concession III fronting the Humber and designated as Parts 4, 7, 8, 9, 10, 11, 12, 13 and 14 on Reference Plan 66R-17003 deposited in the Land Registry Office for the Land Titles Division of Toronto(No. 66).

Thirdly, PIN No. 07371-1010(LT) being parts of Lots 28, 29, 30 and 31 in Concession IV fronting the Humber, designated as Part 1 on Reference Plan 66R-17003 deposited in the Land Registry Office for the Land Titles Division of Toronto (No. 66).

Fourthly, PIN No. 07371-0627(LT) being parts of Lots 31 and 32 in Concession III fronting the Humber and part of the road allowance between lots 31 and 32 in Concession III fronting the Humber designated as Parts 28, 29 and 30 on Reference Plan No. 64R-4959 deposited in the Land Registry Office for the Land Titles Division of Toronto.

AL LEACH

*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 689/98****made under the  
PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**ZONING ORDER FOR SLOT MACHINES  
AT RACE TRACKS—CITY OF WINDSOR  
(WINDSOR RACEWAY)**

1. This Order applies to the land in the City of Windsor in the County of Essex, that is described in the Schedule, being all of the lands of the Windsor Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

1. The location, installation, operation and use of slot machines.
2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

“slot machine” means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or
- (b) that is used or intended to be used for the purpose of vending merchandise or services if,



- (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
- (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
- (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

#### Schedule

The land referred to in section 1 of the Order is composed of part of Block Z on Plan 927 designated as Parts 3, 4, 7, 10, 12 and 13 on 12R-15244, in the City of Windsor, County of Essex registered in the Land Registry Office for the Land Registry and Land Titles Division of Essex (No. 12).

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

### ONTARIO REGULATION 690/98

made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

#### ZONING ORDER FOR SLOT MACHINES AT RACE TRACKS—CITY OF WOODSTOCK (WOODSTOCK RACEWAY)

1. This Order applies to the land in the City of Woodstock in the Restructured County of Oxford, that is described in the Schedule, being all of the lands of the Woodstock Raceway.

2. (1) The following uses of the land and erections or uses of buildings or structures on the land are permitted:

- 1. The location, installation, operation and use of slot machines.
- 2. The erection, location and use of buildings and structures to provide for the use described in paragraph 1.
- 3. The enlargement, alteration and extension of existing buildings or structures in order to provide for the use described in paragraph 1.
- 4. Such other uses, buildings and structures as may be permitted by a municipal by-law passed under section 34 of the Act.

(2) Every other use of the land and every other erection or use of buildings or structures on the land is prohibited.

(3) In this section,

“slot machine” means any automatic machine or slot machine,

- (a) that is used or intended to be used for any purpose other than vending merchandise or services, or

- (b) that is used or intended to be used for the purpose of vending merchandise or services if,

- (i) the result of one of any number of operations of the machine is a matter of chance or uncertainty to the operator,
- (ii) as a result of a given number of successive operations by the operator the machine produces different results, or
- (iii) on any operation of the machine it discharges or emits a slug or token,

but does not include an automatic machine or slot machine that dispenses as prizes only one or more free games on that machine.

#### Schedule

The land referred to in section 1 of the Order is composed of:

Firstly, parts of Lots 17 and 18 in Concession I;

Secondly, part of Rathburne Ave, part of Lane and part of Fidler Ave;

Thirdly, parts of Lots 70, 71 and 72 on Plan 337 registered in the Land Registry Office for the Registry Division of Woodstock (No. 41).

The lands are further identified in the Land Registry Office for the Land Registry Division of Woodstock as PIN 00112-0031.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

### ONTARIO REGULATION 691/98

made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

#### DELEGATION OF AUTHORITY—VARIOUS NORTHERN MUNICIPALITIES

1. All authority of the Minister under the following provisions is delegated to the council of each of the municipalities listed in the Schedule with respect to all applications made on or after December 21, 1998 for land situate in the municipality:

- 1. Subsection 50 (18) of the Act, to give approvals.
- 2. Section 53 of the Act, to give consents.
- 3. Section 57 of the Act, to issue a certificate of validation.

2. (1) If any authority delegated under section 1 is further delegated to a committee of council or to an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority set out in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

3. This Regulation comes into force on December 21, 1998.

**Schedule**

1.	The Township of Alberton
2.	The Township of Chamberlain
3.	The Township of Chapleau
4.	The Township of Chapple
5.	The Township of Chisholm
6.	The Township of Dawson
7.	The Township of Dorian
8.	The Township of Ear Falls
9.	The Township of Emo
10.	The Township of Fauquier-Strickland
11.	The Township of Harley
12.	The Township of James
13.	The Township of La Vallee
14.	The Township of Lake of the Woods
15.	The Township of Larder Lake
16.	The Town of Latchford
17.	The Town of Longlac
18.	The Township of Machin
19.	The Township of Morley
20.	The Township of Nakina
21.	The Township of Pickle Lake
22.	The Town of Rainy River
23.	The Township of Schreiber
24.	The Township of Sheddon
25.	The Township of Sioux Narrows
26.	The Town of Thessalon
27.	The Township of Val Rita-Harty

AL LEACH

*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 692/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**DELEGATION OF AUTHORITY—VARIOUS  
NORTHERN MUNICIPALITIES (APPLICATIONS  
MADE BEFORE DECEMBER 21, 1998)**

**1.** The Minister's authority to give consents under section 53 of the Act is delegated to,

- (a) the council of The Corporation of the Township of Machin with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 1;

- (b) the council of The Corporation of the Township of Pickle Lake with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 2;
- (c) the council of The Corporation of the Township of Sioux Narrows with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 3;
- (d) the council of The Corporation of the Township of Chisholm with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 4;
- (e) the council of The Corporation of the Township of Chapple with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 5;
- (f) the council of The Corporation of the Township of Emo with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 6;
- (g) the council of The Corporation of the Township of La Vallee with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 7;
- (h) the council of The Corporation of the Township of Lake of the Woods with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 8;
- (i) the council of The Corporation of the Township of Morley with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 9;
- (j) the council of The Corporation of the Township of Chapleau with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 10;
- (k) the council of The Corporation of the Town of Longlac with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 11;
- (l) the council of The Corporation of the Township of Schreiber with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 12;
- (m) the council of The Corporation of the Township of Harley with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 13; and
- (n) the council of The Corporation of the Township of James with respect to applications for consent made before December 21, 1998 whose file numbers are set out in Schedule 14.

**2.** (1) If any authority delegated under this Regulation is further delegated to a committee of the council or to an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation under this Regulation is not terminated by reason that the condition set out in subsection (1) is not complied with.

**3. This Regulation comes into force on December 21, 1998.**

**Schedule 1**

59C980015

TOWNSHIP OF MACHIN

59C980019

59C980020

60C980002

60C980007

60C980012

60C980017

**Schedule 2**

TOWNSHIP OF PICKLE LAKE

60C980009

**Schedule 3**

TOWNSHIP OF SIOUX NARROWS

60C970040

60C980023

60C980024

60C980033

**Schedule 4**

TOWNSHIP OF CHISHOLM

48C980005

48C980013

**Schedule 5**

TOWNSHIP OF CHAPPLE

59C980006

59C980007

59C980011

**Schedule 6**

TOWNSHIP OF EMO

59C970022

**Schedule 7**

TOWNSHIP OF LA VALLEE

59C980013

59C980014

**Schedule 8**

TOWNSHIP OF LAKE OF THE WOODS

59C980003

59C980012

**Schedule 9**

TOWNSHIP OF MORLEY

59C970007

**Schedule 10**

TOWNSHIP OF CHAPLEAU

52C980005

52C980012

52C980015

**Schedule 11**

TOWN OF LONGLAC

58C980002

**Schedule 12**

TOWNSHIP OF SCHREIBER

58C980004

**Schedule 13**

TOWNSHIP OF HARLEY

54C980013

**Schedule 14**

TOWNSHIP OF JAMES

54C980002

54C980005

54C980011

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 13, 1998.

1/99

**ONTARIO REGULATION 693/98**  
made under the  
**PLANNING ACT**Made: December 17, 1998  
Filed: December 18, 1998**DELEGATION OF AUTHORITY—  
TOWNSHIP OF BLACK RIVER-MATHESON****1.** (1) The authority of the Minister under the following provisions  
is delegated to the council of The Corporation of the Township of Black



River-Matheson with respect to all applications made on or after December 21, 1998 for land situate in that municipality:

1. Subsection 50 (18) of the Act, to give approvals.
2. Section 51 of the Act, to approve a plan of subdivision.
3. Section 57 of the Act, to issue a certificate of validation.
4. Section 50 of the *Condominium Act*, to approve or exempt a condominium description.
5. Subsection 305 (2) of the *Municipal Act*.
6. Subsection 88 (3) of the *Registry Act*.
7. Section 146 of the *Land Titles Act*.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act* is delegated to the council of The Corporation of the Township of Black River-Matheson with respect to all by-laws passed on or after December 21, 1998 for land in that municipality.

2. Despite section 1, all authority of the Minister under section 51 of the Act to approve a plan of subdivision is delegated to the council of The Corporation of the Township of Black River-Matheson with respect to applications made before December 21, 1998 whose file numbers are set out in the Schedule.

3. (1) If any authority delegated under section 1 or 2 is further delegated to a committee of the council or to an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority set out in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

#### 4. This Regulation comes into force on December 21, 1998.

##### Schedule

56-T-88001  
56-T-89003  
56-T-93001

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

#### ONTARIO REGULATION 694/98 made under the PLANNING ACT

Made: December 17, 1998  
Filed: December 18, 1998

#### DELEGATION OF AUTHORITY— TOWN OF ESPANOLA

1. (1) The authority of the Minister under the following provisions is delegated to the council of The Corporation of the Town of Espanola

with respect to all applications made on or after December 21, 1998 for land situate in that municipality:

1. Subsection 50 (18) of the Act, to give approvals.
2. Section 51 of the Act, to approve a plan of subdivision.
3. Section 57 of the Act, to issue a certificate of validation.
4. Section 50 of the *Condominium Act*, to approve or exempt a condominium description.
5. Subsection 305 (2) of the *Municipal Act*.
6. Subsection 88 (3) of the *Registry Act*.
7. Section 146 of the *Land Titles Act*.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act* is delegated to the council of The Corporation of the Town of Espanola with respect to all by-laws passed on or after December 21, 1998 for land in that municipality.

2. Despite section 1, all authority of the Minister under section 51 of the Act to approve a plan of subdivision is delegated to the council of The Corporation of the Town of Espanola with respect to applications made before December 21, 1998 whose file numbers are set out in the Schedule.

3. (1) If any authority delegated under section 1 or 2 is further delegated to a committee of the council or to an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority set out in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

#### 4. This Regulation comes into force on December 21, 1998.

##### Schedule

52-T-88008  
52-T-88009  
52-T-93001  
52-T-97002

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

#### ONTARIO REGULATION 695/98 made under the PLANNING ACT

Made: December 17, 1998  
Filed: December 18, 1998

Amending O. Reg. 136/95  
(Delegation of Authority of Minister to Give Consents)

Note: Since January 1, 1998, Ontario Regulation 136/95 has been amended by Ontario Regulations 237/98, 336/98 and 503/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

#### 1. Section 3.1 of Ontario Regulation 136/95 is revoked.

2. Clause 3.2 (b) of the Regulation is revoked.
3. Clause 3.3 (b) of the Regulation is revoked.
4. Clauses 3.4 (b) and (c) of the Regulation are revoked.
5. Paragraphs 1, 1.1, 2, 5, 8, 9, 11, 12, 14, 15, 16.01, 16.02 and 16.1 of Schedule 2 to the Regulation are revoked.
6. This Regulation comes into force on December 21, 1998.

AL LEACH  
Minister of Municipal Affairs and Housing

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 696/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

**DELEGATION OF AUTHORITY—  
PLANNING BOARDS**

1. All authority of the Minister under the following provisions is delegated to each of the planning boards listed in the Schedule with respect to all applications made on or after December 21, 1998 for land within the planning area of the planning board:

1. Subsection 50 (18) of the Act, to give approvals with respect to foreclosures or the exercise of powers of sale.
2. Section 51 of the Act, to approve a plan of subdivision.
3. Section 53 of the Act, to give consents.
4. Section 57 of the Act, to issue certificates of validation.

**2. The following are revoked:**

1. Ontario Regulation 137/95.
2. Ontario Regulation 138/95.
3. Ontario Regulation 34/96.
4. Ontario Regulation 35/96.

**3. This Regulation comes into force on December 21, 1998.**

**Schedule**

1.	The Blind River and Suburban Planning Board.
2.	The Central Almaguin Planning Board.
3.	The Cochrane and Suburban Planning Board.
4.	The Geraldton and Suburban Planning Board.
5.	The Hearst Planning Board.
6.	The Kapuskasing and District Planning Board.

7.	The Kenora-Keewatin Planning Board.
8.	The Manitoulin Planning Board.
9.	The Parry Sound and Area Planning Board.
10.	The St. Joseph Island Planning Board.
11.	The Sault Ste. Marie North Planning Board.
12.	The Smooth Rock Falls Planning Board.
13.	The Southeast Parry Sound Planning Board.
14.	The Sudbury East Planning Board.

AL LEACH  
Minister of Municipal Affairs and Housing

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 697/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998  
Filed: December 18, 1998

**DELEGATION OF AUTHORITY—  
PLANNING BOARDS—ARCHIPELAGO AREA AND  
HIMSWORTH SOUTH, NIPISSING,  
POWASSAN, TROUT CREEK**

1. The authority of the Minister under the following provisions is delegated to each of the planning boards listed in the Schedule with respect to all applications made on or after December 21, 1998 for land within the planning area of the planning board specified in the Schedule:

1. Subsection 50 (18) of the Act, to give approvals with respect to foreclosures or the exercise of powers of sale.
2. Section 51 of the Act, to approve a plan of subdivision.
3. Section 57 of the Act, to issue certificates of validation.

**2. This Regulation comes into force on December 21, 1998.**

**Schedule**

Planning Board	Lands to which s. 1 applies
1. The Archipelago Area Planning Board	All of the lands in the Township of the Archipelago
2. The Himsworth South, Nipissing, Powassan, Trout Creek Planning Board	All of the lands in the Townships of Himsworth South and Nipissing and the Towns of Powassan and Trout Creek
3. The Lakehead Rural Planning Board	All of the lands within the planning area

AL LEACH  
Minister of Municipal Affairs and Housing

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 698/98**made under the  
**PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**DELEGATION OF AUTHORITY—  
PLANNING BOARDS**

1. All authority of the Minister under section 51 of the Act to approve a plan of subdivision,

(a) is delegated to the Blind River and Suburban Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 1;

(b) is delegated to the Central Almaguin Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 2;

(c) is delegated to the Cochrane and Suburban Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 3;

(d) is delegated to the Hearst Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 4;

(e) is delegated to the Kapuskasing and District Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 5;

(f) is delegated to the Kenora-Keewatin Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 6;

(g) is delegated to the Lakehead Rural Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 7;

(h) is delegated to the Manitoulin Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 8;

(i) is delegated to the Parry Sound and Area Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 9;

(j) is delegated to the St. Joseph Island Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 10;

(k) is delegated to the Sault Ste. Marie North Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 11;

(l) is delegated to the Southeast Parry Sound Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 12;

(m) is delegated to the Sudbury East Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 13;

(n) is delegated to the Himsworth South, Nipissing, Powassan, Trout Creek Planning Board with respect to applications for plans of subdivision made before December 21, 1998 whose file numbers are set out in Schedule 14.

**2. This Regulation comes into force on December 21, 1998.****Schedule 1****BLIND RIVER AND SUBURBAN PLANNING BOARD**

57-T-85006

57-T-95002

**Schedule 2****CENTRAL ALMAGUIN PLANNING BOARD**

49-T-90025

49-T-93007

**Schedule 3****COCHRANE AND SUBURBAN PLANNING BOARD**

56-T-89006

**Schedule 4****HEARST PLANNING BOARD**

56-T-86002

56-T-89007

56-T-97002

**Schedule 5****KAPUSKASING AND DISTRICT PLANNING BOARD**

56-T-84002

56-T-84004

**Schedule 6****KENORA-KEEWATIN PLANNING BOARD**

60-T-90010

60-T-93002

60-T-94003

**Schedule 7****LAKEHEAD RURAL PLANNING BOARD**

58-T-88024

58-T-88026

58-T-97001



**Schedule 8**

## MANITOULIN PLANNING BOARD

51-T-90001

**Schedule 9**

## PARRY SOUND AND AREA PLANNING BOARD

49-T-88004

49-T-89006

49-T-93021

49-T-90021

49-T-93001

49-T-94005

49-T-94007

49-T-91004

49-T-93003

49-T-94004

49-T-93014

**Schedule 10**

## ST. JOSEPH ISLAND PLANNING BOARD

57-T-96001

**Schedule 11**

## SAULT STE. MARIE NORTH PLANNING BOARD

57-T-83006

**Schedule 12**

## SOUTHEAST PARRY SOUND PLANNING BOARD

49-T-90026

49-T-91008

49-T-94011

49-T-95002

49-T-87010

49-T-94006

49-T-90024

**Schedule 13**

## SUDBURY EAST PLANNING BOARD

52-T-93004

52-T-97001

**Schedule 14**HIMSWORTH SOUTH, NIPISSING, POWASSAN,  
TROUT CREEK PLANNING BOARD

49-T-94008

AL LEACH

*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 699/98**  
made under the  
**PLANNING ACT**

Made: December 17, 1998

Filed: December 18, 1998

**ORDER UNDER SUBSECTION 17 (10)  
OF THE ACT**

1. The Council of each municipality listed in the Schedule is authorized to pass a by-law,

- (a) exempting any or all proposed official plan amendments from its approval under section 17 of the Act; and
- (b) exempting a proposed official plan amendment from its approval under section 17 of the Act.

**Schedule**

1.	Regional Municipality of Halton
2.	Regional Municipality of York

AL LEACH

*Minister of Municipal Affairs and Housing*

Dated on December 17, 1998.

1/99

**ONTARIO REGULATION 700/98**  
made under the  
**MUNICIPAL ACT**

Made: November 26, 1998  
Filed: December 18, 1998

Amending O. Reg. 27/96  
(Licensing Powers)

Note: Ontario Regulation 27/96 has not been amended in 1998. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

**1. Ontario Regulation 27/96 is amended by adding the following section:**

6. A municipality, including a regional municipality, does not have the power under any Act to impose, as a requirement of obtaining, continuing to hold or renewing a licence, any condition respecting containers for alcoholic beverages, including a condition requiring the vendor of alcoholic beverages to establish, operate or maintain a system or facilities for the return of containers for alcoholic beverages.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on November 26, 1998.

1/99

**RÈGLEMENT DE L'ONTARIO 700/98**  
pris en application de la  
**LOI SUR LES MUNICIPALITÉS**

pris le 26 novembre 1998  
déposé le 18 décembre 1998

modifiant le Règl. de l'Ont. 27/96  
(Pouvoirs en matière de délivrance de permis)

Remarque : Le Règlement de l'Ontario 27/96 n'a pas été modifié en 1998. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1997.

**1. Le Règlement de l'Ontario 27/96 est modifié par adjonction de l'article suivant :**

6. Aucune loi ne confère à une municipalité, y compris une municipalité régionale, le pouvoir d'imposer des conditions, pour l'obtention, la conservation ou le renouvellement d'un permis, relativement aux contenants de boissons alcoolisées, y compris une condition exigeant du vendeur de telles boissons qu'il établisse, exploite ou maintienne un système ou des installations pour le retour de ces contenants.

AL LEACH  
*Ministre des Affaires municipales et du Logement*

Fait le 26 novembre 1998.





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## Bilingual Lexicon of Legislative Terms

### New Edition

This new edition of the *Bilingual Lexicon of Legislative Terms*, prepared by the Office of Legislative Counsel, is the result of a complete review of the 1992 edition. Every entry in that edition was checked against our statutes database. Hundreds of obsolete entries were deleted and thousands of new entries were added. These changes were based on a scanning of the Revised Statutes of Ontario, 1990 and of annual statutes to the end of 1997. Bilingual regulations were not scanned for the purpose of this edition, with the exception of the Rules of Civil Procedures and a few similar regulations.

We hope that this updated edition of the *Lexicon* will reflect even more accurately the terminology used in Ontario's statutes, and that users will find it as complete, practical and reliable a reference work as the previous editions.

Copies of the *Lexicon* may be purchased for \$30.47 (\$26.50 plus \$1.85 (7%) GST, plus \$2.12 (8%) PST) in person or by telephone, fax, or mail order through **Publications Ontario** at the address and at the following numbers:

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## Lexique bilingue de termes législatifs

### Nouvelle édition

Cette nouvelle édition du *Lexique bilingue de termes législatifs*, préparée par le Bureau des conseillers législatifs, constitue une refonte complète de l'édition de 1992. Des centaines de termes désuets figurant dans la précédente édition ont été retranchés; en revanche, des milliers de nouveaux termes viennent enrichir l'ouvrage. Le choix des entrées et des contextes se fonde essentiellement sur le dépouillement des Lois refondues de l'Ontario de 1990 et sur celui des lois annuelles jusqu'à la fin de 1997. Les règlements bilingues n'ont pas été dépouillés, à l'exception des Règles de procédure civile et de quelques règlements analogues.

Nous souhaitons que cette édition mise à jour reflète encore plus fidèlement la terminologie utilisée dans les lois de l'Ontario, et nous espérons que ses usagers y trouveront un instrument de travail aussi complet, pratique et maniable que les éditions précédentes.

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Advertisements including the names of any signing officers must be typed or written legibly.

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# The Ontario Gazette

## La Gazette de l'Ontario

Vol. 132-2  
Saturday, January 9th, 1999

Toronto

ISSN 0030-2937  
Le samedi 9 janvier 1999

### Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**BOYCE, BRIAN, H.**  
MIDHURST, ON

**CAMIONAGE CSA INC**  
ST-HUBERT-DE-RIVIERE, QC

**CANSOL SERVICES INC**  
PICKERING, ON

**CONBEL CONSTRUCTION INC.**  
MILTON, ON

**CTI CENTRAL TRANSPORT INC.**  
SURREY, BC

**EXPEDITED TRANSPORT  
ASSOCIATES INCORPORATED**  
TRENTON, NS

**G.R.P.I.T. INC.**  
MCWATERS, QC

**KNF GENERAL CONTRACTING  
LIMITED**  
WASAGA BEACH, ON

**LINCOR TRANSPORTATION INC.**  
LIMA, NY

**MARTEL EXPRESS (MONTREAL)  
INC.**  
ST-LAURENT, QC

**METCALE, DARREN, M.**  
DUNDAS, ON

**NECOLOFF, CHRIS, S.**  
STROUD, ON

**TRANS-PORTEX PRO-PIER INC.**  
PAPINEAUVILLE, QC

**TWL CORP.**  
ERIE, PA

**POSSE TRUCK LINES INC.**  
SPRUCE GROVE, AB

**SHAN-LOR TRUCKING AND  
EQUIPMENT LEASE CO. INC.**  
DUNKIRK, NY

**TRI-LINE TRANSPORT INC.**  
FARGO, ND

**ZIELKE TRUCKING LTD**  
WINNIPEG, MB

**167131 CANADA INC.**  
MAGOG, QC

**3528791 MANITOBA LIMITED**  
WINNIPEG, MB

**3552420 CANADA INC**  
BARRIE, ON

**603307 ONTARIO INC**  
CALEDONIA, ON

**859077 ONTARIO LTD**  
YOUNGS POINT, ON

**1131789 ONTARIO LTD.**  
BRAMPTON, ON

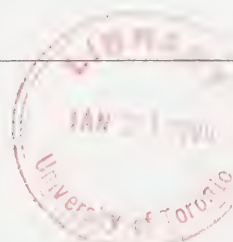
**1295169 ONTARIO INC**  
TEESWATER, ON

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LASALLE, QC

9057-2884 QUEBEC INC.  
DISRAELI, QC

9065-1506 QUEBEC INC.  
BECANCOUR, QC

9041-5647 QUEBEC INC.  
STE-MARTINE, QC

9064-5474 QUEBEC INC.  
CHICOUTIMI, QC

J. Greig Beatty  
Manager/Chef de Service

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

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Century Airlines Services Inc.  
779 Erskine Ave., Peterborough, Ont. K9J 5V1

44617-F

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Victoria, Hastings, Peterborough, Northumberland and Haliburton, the Regional Municipalities of Durham, York, Peel and

Halton and the City of Toronto to the Ontario/Manitoba, Ontario/Quebec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at the point of origin.

44617-G

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Victoria, Hastings, Peterborough, Northumberland and Haliburton, the Regional Municipalities of Durham, York, Peel and Halton and the City of Toronto.

Global Tele Express Inc.  
235B Spadina Ave., Toronto, Ont. M5T 2E2

45682

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of York and Peel and the City of Toronto to the Ontario/Manitoba, Ontario/Quebec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at the point of origin.

45682-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of York and Peel and the City of Toronto.

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Corrected Certificates of Amendment Certificat de modification rectifié

NOTICE IS HEREBY GIVEN that, under the *Business Corporations Act*, corrected certificates of amendment have been effected as follows: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTES de la délivrance d'un certificat de modification rectifié en vertu de la *Loi sur les sociétés par actions*. (La date d'entrée en vigueur précède la liste des compagnies visées.)

Name of Corporation: Dénomination sociale :	Ontario Corporation Number Numéro matricule de l'Ontario
--	---

1992-10-21 STAR BEDDING PRODUCTS (1986) LIMITED.....	654020
1996-5-30 1068020 ONTARIO INC.....	1068020

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numero de la compagnie en Ontario
---	--

1998-12-10 THE TOWER OF PIZZA INC.....	471640
1998-12-11 ARGYLE INSTALLATIONS LIMITED.....	1151880
DAVID ENCHIN'S EXECUTIVE SUITE LTD. ....	542299
HMD CONSULTING GROUP LIMITED .....	278346



Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

LANCASTER CAPITAL INC.....	913073
LANCASTER CONCORD INC.....	670391
LANCASTER FINANCIAL INVESTMENTS INC.....	715490
PRO CHOICE USED CARS LTD.....	1129100
WESTFORT OUTFITTERS LIMITED.....	302710
WOODS PARISIEN MGMT INC.....	454663
<b>1998-12-14</b>	
CANADIAN WINE & SPIRITS INC.....	1132762
JOMEMA INVESTMENTS LIMITED.....	153377
872123 ONTARIO INC.....	872123
1116652 ONTARIO LIMITED.....	1116652
<b>1998-12-18</b>	
CAL-ORA BUILDERS INC.....	1088030
EQUITY INTERNATIONAL HOLDINGS LIMITED.....	235388
I. P. IMPORT-EXPORT COMPANY LIMITED.....	479259
OGMA MARKETING SERVICES LIMITED.....	615220
1202511 ONTARIO INC.....	1202511
<b>1998-12-21</b>	
BRIGGS UNITED LTD.....	1079650
DIRATEK CORPORATION.....	884894
KID Z DOME INC.....	1125824
MDC CORPORATE COMMUNICATIONS INC.....	796792
NORMAN MACLEOD CONSULTING INC.....	854397
WM. WOODROW & COMPANY INC.....	872713
786073 ONTARIO INC.....	786073
1046335 ONTARIO CORP.....	1046335
1171381 ONTARIO LTD.....	1171381
1308129 ONTARIO INC.....	1308129
<b>1998-12-22</b>	
ART DIRECT INC.....	1069245
586809 ONTARIO INC.....	586809
<b>1998-12-23</b>	
CORRIGAN TECHNOLOGIES LTD.....	1328427
CYMRU HOLDINGS INC.....	246882
LHON SUBCO LTD.....	1039858
NETALK CORPORATION.....	1302593
STANDARD TECHNOLOGY INC.....	1219577
T.R.T. UNIQUE AUTOMOTIVE SERVICES INC.....	1050233
849248 ONTARIO LTD.....	849248

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

2/99

## Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1998-12-29</b>	
GLOBAL WIDE INVESTMENTS LTD.....	1267162
HEDGEWOOD CONSTRUCTION LTD.....	1167655
MCANDREW RESTORATION INC.....	1278317

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

2/99

## Erratum Notice Avis d'Erreur

Vide Ontario Gazette, Vol. 131-45 dated November 7, 1998

The following corporation was dissolved in error under subsection 241 (4) of the *Business Corporations Act* (or subsection 317 (9) of the *Corporations Act*) and has been returned to active status.

cf. Gazette of l'Ontario, Vol. 131-45 datée du novembre 7, 1998

La corporation suivante a été dissoute par erreur en vertu de l'article 241 (4) de la *Loi sur les sociétés par actions* (ou 317 (9) de la *Loi sur les personnes morales*) et a été reconstituée.

Name of Corporation: Raison Sociale de la personne morale :	Ontario Corporation Number Numéro matricule de la personne morale en Ontario
---	--

686171 ONTARIO INC.....	686171
-------------------------	--------

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

2/99

## Ministry of Finance—Interest Rates Ministère des Finances—Taux d'intérêt

### NOTICE

#### CHANGE OF TAX INTEREST RATE

1. Effective January 1, 1999, the rate of interest payable on underpayment and overpayment of taxes and small business development grants, administered by the Ministry of Finance, will be 10% for underpayments and 5% for overpayments. The dual interest rates apply to the following statutes:

*Retail Sales Tax Act*  
*Gasoline Tax Act*  
*Land Transfer Tax Act*  
*Mining Tax Act*

*Corporations Tax Act*  
*Tobacco Tax Act*  
*Succession Duty Act*  
*Employer Health Tax Act*

*Fuel Tax Act*  
*Provincial Land Tax Act*  
*Race Tracks Tax Act*  
*Commercial Concentration Tax Act*

and

*Small Business Development Corporations Act.*

As announced in the 1998 Ontario Budget, changes are to be made to increase the interest rate to the prime rate on amounts refunded to taxpayers whose tax issues, under the objections and appeals process, are resolved in the taxpayers' favour. Further details will be available in the next Notice of Change in interest rates.

2. The tables below show the respective rates of interest applicable to past periods of time in the five years ending December 31, 1998, and the new rates now in effect.

TABLE 1

TAX INTEREST RATES

Time Period	Payable on Tax Underpayments			Payable on Tax Overpayments		
	Provincial Land Tax %	Race Tracks Tax %	All Other Taxes %	Provincial Land Tax %	Race Tracks Tax %	All Other Taxes %
Jan. 1/94 — Mar. 31/94	6	6	6	6	N/A	6
Apr. 1/94 — Jun. 30/94	6	6	6	6	N/A	6
Jul. 1/94 — Sep. 30/94	7	7	7	7	N/A	7
Oct. 1/94 — Dec. 31/94	8	8	8	8	N/A	8
Jan. 1/95 — Mar. 31/95	7	7	7	7	N/A	7
Apr. 1/95 — Jun. 30/95	9	9	9	9	N/A	9
Jul. 1/95 — Sep. 30/95	10	10	10	10	N/A	10
Oct. 1/95 — Dec. 31/95	8	8	8	8	N/A	8
Jan. 1/96 — Mar. 31/96	8	8	8	8	N/A	8
Apr. 1/96 — Jun. 30/96	8	8	8	8	N/A	8
Jul. 1/96 — Sep. 30/96	7	7	7	7	N/A	7
Oct. 1/96 — Dec. 31/96	7	7	7	7	N/A	7
Jan. 1/97 — Mar. 31/97	9	9	9	4	N/A	4
Apr. 1/97 — Jun. 30/97	8	8	8	3	N/A	3
Jul. 1/97 — Sep. 30/97	8	8	8	3	N/A	3
Oct. 1/97 — Dec. 31/97	8	8	8	3	N/A	3
Jan. 1/98 — Mar. 31/98	8	8	8	3	N/A	3
Apr. 1/98 — Jun. 30/98	9	9	9	4	N/A	4
Jul. 1/98 — Sep. 30/98	10	10	10	5	N/A	5
Oct. 1/98 — Dec. 31/98	10	10	10	5	N/A	5
Jan. 1/99 —	10	10	10	5	N/A	5

TABLE 2

**TAX INTEREST RATES  
SMALL BUSINESS DEVELOPMENT CORPORATIONS ACT**

Time Period	Rate %
Jan. 1/94 — Mar. 31/94	6
Apr. 1/94 — Jun. 30/94	6
Jul. 1/94 — Sep. 30/94	7
Oct. 1/94 — Dec. 31/94	8
Jan. 1/95 — Mar. 31/95	7
Apr. 1/95 — Jun. 30/95	9
Jul. 1/95 — Sep. 30/95	10
Oct. 1/95 — Dec. 31/95	8
Jan. 1/96 — Mar. 31/96	8
Apr. 1/96 — Jun. 30/96	8
Jul. 1/96 — Sep. 30/96	7
Oct. 1/96 — Dec. 31/96	7
Jan. 1/97 — Mar. 31/97	9
Apr. 1/97 — Jun. 30/97	8
Jul. 1/97 — Sep. 30/97	8
Oct. 1/97 — Dec. 31/97	8
Jan. 1/98 — Mar. 31/98	8
Apr. 1/98 — Jun. 30/98	9
Jul. 1/98 — Sep. 30/98	10
Oct. 1/98 — Dec. 31/98	10
Jan. 1/99 —	10

Dated at Oshawa, this 9th day of December, 1998.

MINISTRY OF FINANCE,  
Tax Revenue Division,  
ROY A. LAWRIE,  
Assistant Deputy Minister.

**AVIS**

**MODIFICATION DU TAUX D'INTÉRÊT**

1. À compter du 1<sup>er</sup> janvier 1999, le taux d'intérêt applicable sur les paiements insuffisants, sur les paiements en trop et sur les subventions pour l'expansion des petites entreprises administré par le ministère des Finances est fixé à 10% pour les paiements insuffisants et 5% pour les paiements en trop. Ce taux d'intérêt touche les lois suivantes :

*Loi sur la taxe de vente au détail*

*Loi sur les droits de cession immobilière*

*Loi sur l'imposition des corporations*

*Loi sur les droits successoraux*

*Loi de la taxe sur les carburants*

*Loi sur l'impôt foncier provincial*

*Loi de la taxe sur le pari mutuel*

*Loi de la taxe sur l'essence*

*Loi de l'impôt sur l'exploitation minière*

*Loi de la taxe sur le tabac*

*Loi sur l'impôt prélevé sur les*

*employeurs relatif aux services de santé*

*Loi de l'impôt sur les concentrations*

*commerciales*

et

*Loi sur les sociétés pour l'expansion des petites entreprises.*

Tel qu'annoncé dans le budget de l'Ontario de 1998, des changements seront effectués afin de porter le taux d'intérêt au taux préférentiel sur les montants remboursés aux contribuables dont les questions fiscales, dans le cadre du processus des oppositions et des appels, sont réglées en leur faveur. De plus amples détails seront fournis dans le prochain avis de changement concernant les taux d'intérêt.

2. Les tableaux ci-dessous indiquent les taux d'intérêt respectifs applicables aux périodes écoulées dans les cinq années se terminant le 31 décembre 1998, ainsi que les nouveau taux maintenant en vigueur.



**TABLEAU 1**  
**TAUX D'INTÉRÊT SUR LES IMPÔTS**

Période	Applicable sur les paiements insuffisants			Applicables sur les paiements en trop		
	Impôt foncier %	Taxe sur le pari mutuel %	Toutes autres taxes %	Impôt foncier %	Taxe sur le pari mutuel %	Toutes autres taxes %
1 <sup>er</sup> jan. 1994 au 31 mars 1994	6	6	6	6	S/O	6
1 <sup>er</sup> avril 1994 au 30 juin 1994	6	6	6	6	S/O	6
1 <sup>er</sup> juillet 1994 au 30 sept. 1994	7	7	7	7	S/O	7
1 <sup>er</sup> oct. 1994 au 31 déc. 1994	8	8	8	8	S/O	8
1 <sup>er</sup> jan. 1995 au 31 mars 1995	7	7	7	7	S/O	7
1 <sup>er</sup> avril 1995 au 30 juin 1995	9	9	9	9	S/O	9
1 <sup>er</sup> juillet 1995 au 30 sept. 1995	10	10	10	10	S/O	10
1 <sup>er</sup> oct. 1995 au 31 déc. 1995	8	8	8	8	S/O	8
1 <sup>er</sup> jan. 1996 au 31 mars 1996	8	8	8	8	S/O	8
1 <sup>er</sup> avril 1996 au 30 juin 1996	8	8	8	8	S/O	8
1 <sup>er</sup> juillet 1996 au 30 sept. 1996	7	7	7	7	S/O	7
1 <sup>er</sup> oct. 1996 au 31 déc. 1996	7	7	7	7	S/O	7
1 <sup>er</sup> jan. 1997 au 31 mars 1997	9	9	9	4	S/O	4
1 <sup>er</sup> avril 1997 au 30 juin 1997	8	8	8	3	S/O	3
1 <sup>er</sup> juillet 1997 au 30 sept. 1997	8	8	8	3	S/O	3
1 <sup>er</sup> oct. 1997 au 31 déc. 1997	8	8	8	3	S/O	3
1 <sup>er</sup> jan. 1998 au 31 mars 1998	8	8	8	3	S/O	3
1 <sup>er</sup> avril 1998 au 30 juin 1998	9	9	9	4	S/O	4
1 <sup>er</sup> juillet 1998 au 30 sept. 1998	10	10	10	5	S/O	5
1 <sup>er</sup> oct. 1998 au 31 déc. 1998	10	10	10	5	S/O	5
À compter du 1 <sup>er</sup> janvier 1999	10	10	10	5	S/O	5

**TABLEAU 2**  
**TAUX D'INTÉRÊT SUR L'IMPÔT**  
**LOI SUR LES SOCIÉTÉS POUR L'EXPANSION DES PETITES ENTREPRISES**

Période	Taux %
1 <sup>er</sup> jan. 1994 au 31 mars 1994	6
1 <sup>er</sup> avril 1994 au 30 juin 1994	6
1 <sup>er</sup> juillet 1994 au 30 sept. 1994	7
1 <sup>er</sup> oct. 1994 au 31 déc. 1994	8
1 <sup>er</sup> jan. 1995 au 31 mars 1995	7
1 <sup>er</sup> avril 1995 au 30 juin 1995	9
1 <sup>er</sup> juillet 1995 au 30 sept. 1995	10
1 <sup>er</sup> oct. 1995 au 31 déc. 1995	8
1 <sup>er</sup> jan. 1996 au 31 mars 1996	8
1 <sup>er</sup> avril 1996 au 30 juin 1996	8
1 <sup>er</sup> juillet 1996 au 30 sept. 1996	7
1 <sup>er</sup> oct. 1996 au 31 déc. 1996	7
1 <sup>er</sup> jan. 1997 au 31 mars 1997	9
1 <sup>er</sup> avril 1997 au 30 juin 1997	8
1 <sup>er</sup> juillet 1997 au 30 sept. 1997	8
1 <sup>er</sup> oct. 1997 au 31 déc. 1997	8
1 <sup>er</sup> jan 1998 au 31 mars 1998	8
1 <sup>er</sup> avril 1998 au 30 juin 1998	9
1 <sup>er</sup> juillet 1998 au 30 sept. 1998	10
1 <sup>er</sup> oct. 1998 au 31 déc. 1998	10
À compter du 1 <sup>er</sup> janvier 1999	10

Préparé à Oshawa, ce 9<sup>e</sup> jour décembre 1998.

MINISTÈRE DES FINANCES  
Division du revenu fiscal  
ROY A. LAWRIE  
Sous-ministre adjoint

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERES,  
Clerk of the Legislative Assembly.

(8699) T.F.N.

## Applications to Provincial Parliament Demandes au Parlement provincial

### CITY OF TORONTO

NOTICE IS HEREBY GIVEN that, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the sunset clause in the *City of Toronto Act (Traffic Calming)*, 1996, S.O. 1996, Chapter Pr11, expiring on June 27, 1999, be repealed, or alternatively, be extended for a further five years; and
2. That the legislation be extended to apply to the entire area of the new City of Toronto, as incorporated on January 1, 1998 pursuant to the provisions of the *City of Toronto Act, 1997*, S.O. 1997, Chapter 2.

The proposed legislation will permit the new City of Toronto to continue to pass by-laws to designate streets which have traffic calming measures in effect and to also designate those streets as having a 30 kilometres-per-hour speed limit.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Toronto, this 9th day of December, 1998.

H.W.O. DOYLE,  
City Solicitor,  
City of Toronto,  
Station 1260, Metro Hall,  
55 John Street, 26th Floor,  
Toronto, Ontario M5V 3C6.

(2528) 51-52, 1-2

## Corporation Notices Avis relatifs aux compagnies

### 820568 ONTARIO INC.

NOTICE IS HEREBY GIVEN that 820568 Ontario Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Sarnia, this 15th day of December, 1998.

GEORGE DZIERZBICKI,  
Secretary.

(2570) 2

### NEW-NIOSI FARMS LIMITED

NOTICE IS HEREBY GIVEN that New-Niosi Farms Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Ottawa, this 22nd day of December, 1998.

PAUL DIOGUARDI, Q.C.  
Barrister & Solicitor.

(2571) 2

### 960725 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that 960725 Ontario Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 22nd day of December, 1998.

MARTIN MARIO GAUTHIER,  
Secretary.

(2572) 2

### CANADIAN CORPS OF COMMISSIONAIRES (LONDON) Ontario Corporation Number 255890

NOTICE IS HEREBY GIVEN that the location of the Head Office of Canadian Corps of Commissionaires (London) has been changed from the City of London to the City of Toronto by Special Resolution passed by the directors of the Corporation on November 24, 1998, and confirmed without variation by at least a two-thirds majority vote cast at a general meeting of the members of the Corporation duly called for that purpose and held on November 24, 1998, which Special Resolution remains in full force and effect, unamended, at the date hereof.

Dated this 24th day of November, 1998.

DONALD C. RUTHERFORD,  
Chairman.

(2573) 2

### ANNLEE PROPERTY MANAGEMENT INC.

NOTICE IS HEREBY GIVEN that Annlee Property Management Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 29th day of December, 1998.

ANN JEFFS,  
President.

(2576) 2

### GEMINI STARS GYMNASTICS ASSOCIATION

NOTICE IS HEREBY GIVEN that the address of the Head Office of Gemini Stars Gymnastics Association within the place specified in the Letters Patent was changed to 851 Farewell Avenue South, Oshawa, Ontario L1H 6N8 by a Special Resolution passed by the directors of the Corporation on the 25th day of November, 1998 and confirmed by at least two-thirds of the votes cast at a meeting of the members of the Corporation duly called for that purpose on the 25th day of November, 1998.

Dated this 25th day of November, 1998.

JULY GERSHCOVICH,  
Secretary.

(2578) 2

### GEMINI STARS GYMNASTICS ASSOCIATION

NOTICE IS HEREBY GIVEN that the number of directors of Gemini Stars Gymnastics Association has been increased from three (3) to four (4) by a Special Resolution passed by the directors of the Corporation on the 25th day of November, 1998 and confirmed by at least two-thirds of the votes cast at a meeting of the members of the Corporation duly called for that purpose on the 25th day of November, 1998.

Dated this 25th day of November, 1998.

JULY GERSHCOVICH,  
Secretary.

(2579) 2

**Miscellaneous Notices****Avis divers**

Ontario  
Energy  
Board

Notice "C" E.B.L.O. 270  
E.B.A. 879 / E.B.C. 285  
E.B.A. 880 / E.B.C. 286  
E.B.A. 881 / E.B.C. 287

**NOTICE OF APPLICATIONS  
FRANCHISE APPROVAL AND CERTIFICATE OF PUBLIC  
CONVENIENCE AND NECESSITY FOR THE TOWNSHIPS  
OF MCMURRICH/MONTEITH AND SEGUIN AND  
THE TOWN OF PARRY SOUND AND LEAVE TO  
CONSTRUCT FOR THE TOWNSHIPS OF PERRY,  
MCMURRICH/MONTEITH AND SEGUIN AND  
THE TOWN OF PARRY SOUND**

Union Gas Limited ("Union") has filed Applications dated November 24, 1998 under sections 8 and 9 of the *Municipal Franchises Act* R.S.O. 1990 c. M. 55 with the Ontario Energy Board ("The Board") relating to the Townships of McMurrich/Monteith and Seguin and the Town of Parry Sound. Union has applied for:

- orders approving the terms and conditions of by-laws granting the right to construct and operate works for the distribution of gas in the Township of McMurrich/Monteith (EBA879), the Township of Seguin (EBA 880) and the Town of Parry Sound (EBA 881);
- orders dispensing with the assent of the municipal electors to the by-laws; and
- certificates of public convenience and necessity to construct works to supply gas in the Township of McMurrich/Monteith (EBC 285), the Township of Seguin (EBC 286) and the Town of Parry Sound (EBC 287).

In addition, Union has also filed an Application, dated November 24, 1998 under sections 91, 93, 94, 96, 97 and 98 of the *Ontario Energy Board Act, 1998*, S.O. 1998, c.15 (Schedule B) for leave to construct natural gas pipelines and ancillary facilities in the Townships of Perry, McMurrich/Monteith and Seguin and the Town of Parry Sound, all in the District of Parry Sound (E.B.L.O. 270).

This Notice does not constitute service but is published as a matter of record.

Dated at Toronto, this 21st day of December, 1998.

ONTARIO ENERGY BOARD

(2574) 2

PETER H. O'DELL,  
Assistant Board Secretary.

**Sheriff's Sale of Lands  
Ventes de terrains par le shérif**

UNDER AND BY VIRTUE OF A JUDGE'S ORDER (The Honourable Mr. Justice C.B. Noble dated December 11, 1998) issued out of the Ontario Court General Division to me directed, against the real and personal property of EVA-MARIE PROULX, LEONARD PROULX, ARTAX RESORTS LIMITED, ALGOMA BUILDERS' SUPPLY LIMITED, ROBERT LEBOUTHILLIER AND PETER HENRIKSEN carrying on business as NORDIC ELECTRIC, Defendant, at the suit of

FEDERAL BUSINESS DEVELOPMENT BANK now known as BUSINESS DEVELOPMENT BANK OF CANADA, Plaintiff, I have seized and taken in by a Judge's Order all the right, title, interest, and equity of redemption of the said EVA-MARIE PROULX, LEONARD PROULX, ARTAX RESORTS LIMITED, ALGOMA BUILDERS' SUPPLY LIMITED, ROBERT LEBOUTHILLIER AND PETER HENRIKSEN carrying on business as NORDIC ELECTRIC in and to the following described:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of the North Shore, in the District of Algoma and Province of Ontario and being composed of:

**LOT 8, JUDGE'S PLAN H661  
DISTRICT OF ALGOMA  
TOWNSHIP OF THE NORTH SHORE**

All of which said right, title, interest and equity of redemption of the said EVA-MARIE PROULX, LEONARD PROULX, ARTAX RESORTS LIMITED, ALGOMA BUILDERS' SUPPLY LIMITED, ROBERT LEBOUTHILLIER AND PETER HENRIKSEN carrying on business as NORDIC ELECTRIC in the said lands and tenements, I shall offer for sale by Public Auction on Friday, January 22nd, 1999 at 1:00 p.m. at the Sault Ste. Marie, Court House, 426 Queen Street East, Sault Ste. Marie, Ontario.

TERMS: Cash or certified cheque.  
Deposit of 10% of bid price at time of sale.  
Ten days to arrange financing.  
Delivery only upon payment in full.

This sale is subject to cancellation up to the time of sale without any further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

Dated at Sault Ste. Marie, this 23rd day of December, 1998.

Pour des renseignements en français veuillez composer au (705) 945-8000 poste #1.

GISELE SERVANT,  
Court Enforcement Officer,  
Sheriff's Agent,  
Tel: (705) 945-8000 Ext. 534.

(2577) 2

**Sales of Lands for Tax Arrears  
by Public Tender  
Ventes de terrains par appel d'offres  
pour arriéré d'impôt**

MUNICIPAL TAX SALES ACT

**THE CORPORATION OF THE CITY OF OWEN SOUND**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on February 18, 1999 at City Hall, 808 - 2nd Avenue East, Owen Sound, Ontario.

The tenders will then be opened in public on the same day at 3:15 p.m. at City Hall, 808 - 2nd Avenue East, Owen Sound, Ontario.



Description of Land(s)	Minimum Tender Amount
Lot 34 according to Registrar's Compiled Plan No. 918, in the City of Owen Sound in the County of Grey TOGETHER WITH a right of way over Part of Lot 35 according to said Registrar's Compiled Plan No. 918 .....	\$11,291.40

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

GARY R. WOOD,  
 Treasurer,  
 The Corporation of the City of  
 Owen Sound,  
 808 - 2<sup>nd</sup> Avenue East,  
 Owen Sound, Ontario  
 N4K 2H4.

(2575) 2



# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—01—09

## ONTARIO REGULATION 701/98 made under the MUNICIPAL ACT

Made: December 21, 1998

Filed: December 22, 1998

### PART XXII.2 OF THE ACT—CAPPING OF TAXES FOR CERTAIN PROPERTY CLASSES FOR 1998, 1999 AND 2000—10/5/5 PER CENT CAP

DEADLINE FOR BY-LAW MAKING DIVISION B APPLY

1. January 31, 1999 is prescribed as the later deadline for the purposes of subparagraph i of paragraph 3 of subsection 447.44 (5) of the Act.

ERNIE EVES  
*Minister of Finance*

Dated on December 21, 1998.

2/99

## ONTARIO REGULATION 702/98 made under the MUNICIPAL ACT

Made: December 21, 1998

Filed: December 22, 1998

Amending O. Reg. 385/98

(Tax Matters—Transition Ratios and Average Transition Ratios)

Note: Ontario Regulation 385/98 has been amended by Ontario Regulations 409/98, 426/98, 433/98 and 498/98.

1. (1) Table 1 of Ontario Regulation 385/98 is amended by striking out the transition ratios for the municipalities set out below and substituting the following:

Municipality	Transition ratios									Average transition ratios	
	Multi-residential property class	Commercial property class	Industrial property class	Pipe line property class	New multi-residential property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class	Commercial property classes	Industrial property classes
Atikokan, Township of	2.3085	2.7418	2.4951	2.5249				0.9982	4.0551	2.7007	3.3768
Chatham-Kent, Municipality of	2.1488	2.0106	3.2018	1.2742		1.6204	2.3207	1.3455	3.8480	2.0238	3.4846
Dryden, City of	1.9601	1.8030	2.4780	1.3986					4.4326		4.3628
Durham, Regional Municipality of	2.7103	1.4819	2.0907	1.2294		2.2960	2.2078		3.8036	1.4214	2.9817
Dymond, Township of		1.4203	0.1288	0.8515			2.8613			1.7480	
Elgin, County of	2.6572	1.7720	3.3312	1.2557					4.2394		4.0356
Elliot Lake, City of	2.0770	1.9470	7.0169	0.5949		1.3439	1.4206	0.7256		1.7548	7.0169



Espanola, Town of	2.0709	5.5025	2.5229	1.1649			2.0928		4.0736	1.5894	3.9586
Fort Frances, Town of	1.8118	3.1903	3.1182	2.7177					5.2384		4.9315
Hamilton-Wentworth, Regional Municipality of	3.0614	2.6764	3.9654	1.4098			2.2426	1.8967	4.7170	2.5756	4.4592
Hearst, Town of	1.8282	1.0872	1.5417	0.9509					1.8125		1.6879
Iroquois Falls, Town of	1.9151	2.0547	1.9863	1.1452					3.8497		3.6579
Lambton, County of	2.3860	1.5781	2.4682	1.2413		1.6712	2.0726	1.0469	3.0263	1.6328	2.8532
Leeds and Grenville, County of	2.1952	1.4919	2.9486	1.6551					4.5633		3.9560
Lennox and Addington, County of	3.8686	1.4181	2.2887	1.2972		2.8745	1.8423	0.8599	2.8728	1.4557	2.7652
Magnetawan, Township of	1.7077	1.3889	0.3703								
Moosonee Development Area Board	1.7458	1.3880	2.4698								
Niagara, Regional Municipality of	2.5568	1.6464	3.6362	1.3514					4.1880		3.9159
Ottawa-Carleton, Regional Municipality of	2.3359	1.9577	2.2439	1.1326		2.3659	1.6285	1.2829	1.9269	1.9872	2.1220
Prescott and Russell, United County of	2.0612	1.2651	2.1270	1.1298					2.8582		2.4331
Renfrew, County of	1.9436	1.8147	3.6393	1.3328					4.5401		4.1696
Smooth Rock Falls, Town of	1.7882	1.4485	1.9698	0.7960				1.4105	2.7475	1.4539	2.7459
Sturgeon Falls, Town of	1.5459	1.4324	1.5257	1.3154					7.0614		6.5113
Victoria, County of	1.9949	1.1498	1.6192	1.4953			1.3715		2.8028	1.1692	1.9045

(2) Table 1 of the Regulation is amended by adding the following transition ratios for the municipalities set out below:

Municipality	Transition ratios									Average transition ratios	
	Multi-residential property class	Commercial property class	Industrial property class	Pipe line property class	New multi-residential property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class	Commercial property classes	Industrial property classes
Airy, Township of		1.2746	4.0169								
Carnarvon, Township of	1.0441	0.9355	1.0003								
Golden, Township of	2.3912	1.7758	2.2793						2.7460		2.6494
Massey, Town of	0.6855	1.1693									
Red Lake, Township of	2.9674	1.7654	1.1651								

Sandfield, Township of		0.8805	0.3924								
The Spanish River, Township of		1.2082	1.0348								
Webbwood, Town of	1.7595	1.3247									

**2. This Regulation shall be deemed to have come into force on July 24, 1998.**

ERNIE EVES  
Minister of Finance

Dated on December 21, 1998.

2/99

**ONTARIO REGULATION 703/98**  
made under the  
**MUNICIPAL ACT**

Made: December 21, 1998  
Filed: December 22, 1998

**TAX MATTERS—TRANSITION RATIOS AND  
AVERAGE TRANSITION RATIOS FOR  
RESTRUCTURED MUNICIPALITIES**

**1.** (1) The transition ratios and average transition ratios set out in Table 1 are prescribed, under subsection 363 (16) of the Act, for the restructured municipalities set out in the Table.

(2) If no transition ratio is set out in Table 1 for a property class for a municipality, the upper limit of the allowable range for tax ratios prescribed for the property class is prescribed as the transition ratio.

(3) The transition ratios and average transition ratios for a restructured municipality apply with respect to the part of 1998 beginning on the date of restructuring set out in Table 1 and with respect to 1999.

**2. This Regulation shall be deemed to have come into force on July 24, 1998.**

TABLE 1

**TRANSITION RATIOS AND AVERAGE TRANSITION RATIOS  
FOR MUNICIPALITIES RESTRUCTURED IN 1998**

Restructured municipality (date of restructuring)	Transition ratios									Average transition ratios	
	Multi-residential property class	Commercial property class	Industrial property class	Pipe line property class	New multi-residential property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class	Commercial property classes	Industrial property classes
Central Manitoulin, Township of (May 1, 1998)	1.1139	1.0308	1.2021								
Magnetawan, Township of (July 1, 1998)	2.0865	1.1515	0.4011								
Red Lake, Town of (July 1, 1998)	2.8486	1.7332	2.4724						2.9580		2.8656

Sables-Spanish Rivers, Township of (July 1, 1998)	1.7685	1.3370	1.6867							
South Algonquin, Township of (June 1, 1998)		2.2350	4.7965							

ERNIE EVES  
*Minister of Finance*

Dated on December 21, 1998.

2/99

**ONTARIO REGULATION 704/98**  
made under the  
**MUNICIPAL ACT**

Made: December 21, 1998

Filed: December 22, 1998

Amending O. Reg. 434/98

(Part XXII.1 of the Act—Capping of Taxes for Certain Property  
Classes for 1998, 1999 and 2000)

Note: Ontario Regulation 434/98 has been amended by Ontario  
Regulation 496/98.

**1. Ontario Regulation 434/98 is amended by adding the follow-  
ing section:**

REDUCTIONS IN RESPECT OF SCHOOL TAXES  
FOR THE TENANT'S CAP

**1.1** (1) This section sets out the adjustments under paragraph 5 of  
subsection 447.24 (7) of the Act in respect of reductions under para-  
graph 4 of subsection 447.15 (1) of the Act.

(2) The amount referred to in paragraph 5 of subsection 447.24 (7)  
of the Act shall be reduced by an amount equal to the percentage,  
determined under subsection (3), of the sum of the amount in respect  
of property taxes under paragraph 1 of subsection 447.24 (7) of the Act  
plus the amount in respect of business taxes under paragraph 1 of  
subsection 447.24 (7) of the Act.

(3) The percentage referred to in subsection (2) is,

- (a) for 1998, .1 per cent;
- (b) for 1999, .2 per cent; or
- (c) for 2000, .3 per cent.

ERNIE EVES  
*Minister of Finance*

Dated on December 21, 1998.

2/99



**ONTARIO REGULATION 705/98**made under the  
**EDUCATION ACT**

Made: December 21, 1998

Filed: December 22, 1998

Amending O. Reg. 392/98

(Tax Matters—Taxation of Certain Railway, Power Utility Lands)

Note: Ontario Regulation 392/98 has been amended by Ontario Regulation 494/98.

1. (1) Table 2 of Ontario Regulation 392/98 is amended by striking out the tax rates for the Town of Flamborough under the heading "Hamilton-Wentworth R", the Town of Shelburne under the heading "Dufferin Co", the Village of Dundalk under the heading "Grey Co", the Town of Hawkesbury under the heading "Prescott and Russell Co", the Township of Puslinch under the heading "Wellington Co", the Township of Carling and the West Parry Sound Board of Education under the heading "Parry Sound D", and the Township of Shuniah under the heading "Thunder Bay D" and substituting the following:

Municipality or territory	Tax rates for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Hydro	Canadian National Railway	CASO Railway	Canadian Pacific Railway
<b>Hamilton-Wentworth R</b>				
Flamborough T	42.87	34.86		50.12
<b>Dufferin Co</b>				
Shelburne T				230.43
<b>Grey Co</b>				
Dundalk V				426.69
<b>Prescott and Russell Co</b>				
Hawkesbury T		152.05		
<b>Wellington Co</b>				
Puslinch Tp	55.15	38.52		18.93
<b>Parry Sound D</b>				
Carling Tp				3.14
West Parry Sound BOE		1.68		2.43
<b>Thunder Bay D</b>				
Shuniah Tp	112.29	25.03		5.44

(2) Table 2 of the Regulation is amended by adding the tax rates for the following municipalities:

Municipality or territory	Tax rates for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Hydro	Canadian National Railway	CASO Railway	Canadian Pacific Railway
<b>Dufferin Co</b>				
Amaranth Tp				17.92
Melancthon Tp				8.06
<b>Manitoulin D</b>				
Northeastern Manitoulin & The Islands T				2.68

<b>Nipissing D</b>				
Field Tp	5.84			

(3) Table 2 of the Regulation is amended by striking out under the heading "Manitoulin D" the row for Manitoulin Locality Education.

2. Table 3 of the Regulation is amended by striking out the heading "Wellington Co" and the row for the Township of Puslinch under the heading.

3. (1) Table 4 of the Regulation is amended by striking out the tax rates for the Town of Hearst and the Town of Smooth Rock Falls under the heading "Cochrane D" and the Township of Larder Lake under the heading "Timiskaming D" and substituting the following:

Municipality or territory	Tax rates for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Northland Railway	Algoma Central Railway	Ontario L'Orignal Railway	Arnprior Nepean Railway
<b>Cochrane D</b>				
Hearst T	0.00	4.65		
Smooth Rock Falls T	0.00			
<b>Timiskaming D</b>				
Larder Lake Tp	0.00			

(2) Table 4 of the Regulation is amended by adding tax rates for the following municipalities:

Municipality or territory	Tax rates for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Northland Railway	Algoma Central Railway	Ontario L'Orignal Railway	Arnprior Nepean Railway
<b>Cochrane D</b>				
Cochrane T	0.00			
<b>Timiskaming D</b>				
Coleman Tp	0.00			
McGarry Tp	0.00			

4. Table 5 of the Regulation is amended by striking out the tax rates for the municipalities under the headings "Elgin Co", "Kent Co" and "Lambton Co" and substituting the following:

Municipality or territory	Tax rates for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Toronto Terminals Railway Company Limited	CSX Railway	City of Port Colburne Railway	Port Stanley Railway
<b>Elgin Co</b>				
St. Thomas C				221.99
Central Elgin Tp				79.19
Southwold Tp				57.87
<b>Kent Co</b>				
Chatham-Kent C		59.05		
<b>Lambton Co</b>				
Sarnia C		300.23		

Moore Tp		114.11		
Sombra Tp		54.98		

ERNIE EVES  
Minister of Finance

Dated on December 21, 1998.

2/99

**ONTARIO REGULATION 706/98**  
made under the  
**MUNICIPAL ACT**

Made: December 21, 1998  
Filed: December 22, 1998

Amending O. Reg. 387/98  
(Tax Matters—Taxation of Certain Railway, Power Utility Lands)

Note: Ontario Regulation 387/98 has been amended by Ontario Regulation 495/98.

**1. Ontario Regulation 387/98 is amended by adding the following section:**

**WHEN TAXES DISTRIBUTED TO UPPER-TIER**

3. (1) A local municipality that forms part of an upper-tier municipality for municipal purposes shall distribute taxes for a year under section 368.3 of the Act to the upper-tier municipality in accordance with the following:

1. The taxes shall be distributed in four instalments due on or before March 31, June 30, September 30 and December 15 of the year.
2. The first instalment must be 25 per cent of the amount the local municipality was required to distribute to the upper-tier municipality in respect of taxes for the previous year under section 368.3 of the Act.

3. The second instalment must be 50 per cent of the amount the local municipality is required to distribute to the upper-tier municipality for the year less the amount of the first instalment.

4. The third instalment must be 25 per cent of the amount the local municipality is required to distribute to the upper-tier municipality for the year.

5. The fourth instalment must be equal to the balance of the amount the local municipality is required to distribute to the upper-tier municipality for the year.

(2) Subsection (1) does not apply for 1998. Instead, a local municipality that forms part of an upper-tier municipality for municipal purposes shall distribute the taxes for 1998 under section 368.3 of the Act to the upper-tier municipality on or before December 31, 1998.

2. (1) Table 2 of the Regulation is amended by striking out the rates of tax for the Town of Flamborough under the heading "Hamilton-Wentworth R", the Town of Shelburne under the heading "Dufferin Co", the Village of Dundalk under the heading "Grey Co", the Town of Hawkesbury under the heading "Prescott and Russell Co", the Township of Puslinch under the heading "Wellington Co", the Township of Carling under the heading "Parry Sound D", and the Township of Shuniah under the heading "Thunder Bay D" and substituting the following:

Municipality	Rates of tax for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Hydro	Canadian National Railway	CASO Railway	Canadian Pacific Railway
<b>Hamilton-Wentworth R</b>				
Flamborough T	32.46	26.40		37.95
<b>Dufferin Co</b>				
Shelburne T				221.86
<b>Grey Co</b>				
Dundalk V				387.2
<b>Prescott and Russell Co</b>				
Hawkesbury T		173.38		
<b>Wellington Co</b>				
Puslinch Tp	24.71	17.25		8.48
<b>Parry Sound D</b>				
Carling Tp				2.28
<b>Thunder Bay D</b>				
Shuniah Tp	30.68	6.84		1.49



(2) Table 2 of the Regulation is amended by adding the rates of tax for the following municipalities:

Municipality	Rates of tax for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Hydro	Canadian National Railway	CASO Railway	Canadian Pacific Railway
<b>Dufferin Co</b>				
Amaranth Tp				9.64
Melancthon Tp				3.95
<b>Manitoulin D</b>				
Northeastern Manitoulin & The Islands T				0.00
<b>Nipissing D</b>				
Field Tp	4.37			

3. Table 3 of the Regulation is amended by striking out the heading "Wellington Co" and the row for the Township of Puslinch under that heading.

4. (1) Table 4 of the Regulation is amended by striking out the rates of tax for the Town of Smooth Rock Falls and the Town of Hearst under the heading "Cochrane D" and the Township of Larder Lake under the heading "Timiskaming D" and substituting the following:

Municipality	Rates of tax for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Northland Railway	Algoma Central Railway	Ontario L'Original Railway	Arnprior Nepean Railway
<b>Cochrane D</b>				
Hearst T	2.48			
Smooth Rock Falls T	23.46	4.84		
<b>Timiskaming D</b>				
Larder Lake Tp	11.47			

(2) Table 4 of the Regulation is amended by adding the rates of tax for the following municipalities:

Municipality	Rates of tax for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Northland Railway	Algoma Central Railway	Ontario L'Original Railway	Arnprior Nepean Railway
<b>Cochrane D</b>				
Cochrane T	38.89			
<b>Timiskaming D</b>				
Coleman Tp	5.67			
McGarry Tp	6.13			

5. Table 5 of the Regulation is amended by striking out the rates of tax for the municipalities under the headings "Elgin Co", "Kent Co" and "Lambton Co" and substituting the following:

Municipality	Rates of tax for 1998 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Toronto Terminals Railway Company Limited	CSX Railway	City of Port Colborne Railway	Port Stanley Railway
<b>Elgin Co</b>				
St. Thomas C				248.63
Central Elgin Tp				67.55
Southwold Tp				36.10
<b>Kent Co</b>				
Chatham-Kent C		55.99		
<b>Lambton Co</b>				
Sarnia C		276.71		
Moore Tp		58.23		
Sombra Tp		34.05		

ERNIE EVES  
Minister of Finance

Dated on December 21, 1998.

2/99

**ONTARIO REGULATION 707/98**  
made under the  
**EDUCATION ACT**

Made: December 21, 1998  
Filed: December 22, 1998

Amending O. Reg. 400/98  
(Tax Matters—Tax Rates for School Purposes)

Note: Ontario Regulation 400/98 has been amended by Ontario Regulations 408/98, 438/98 and 499/98.

1. Table 2 of Ontario Regulation 400/98 is amended by striking out the tax rates for Espanola Locality Education under the heading “Sudbury D”, James Bay Lowlands Locality Education under the heading “Cochrane D” and North Shore Locality Education under the heading “Algoma D” and substituting the following:

Territory	Tax rate—expressed as a fraction of assessed value		
	Commercial property class	Industrial property class	Pipeline property class
<b>Sudbury D</b>			
Espanola Locality Education	0.015039	0.008921	0.000000
<b>Cochrane D</b>			
James Bay Lowlands Locality Education	0.031708	0.000000	0.000000
<b>Algoma D</b>			
North Shore Locality Education	0.032970	0.020714	0.018578

ERNIE EVES  
Minister of Finance

Dated on December 21, 1998.

2/99

**ONTARIO REGULATION 708/98**

made under the

**PROVINCIAL LAND TAX ACT**

Made: December 21, 1998

Filed: December 22, 1998

Amending O. Reg. 439/98

(Tax Rates Under Section 21.1 of the Act for 1998)

Note: Ontario Regulation 439/98 has not previously been amended.

1. The Table to Ontario Regulation 439/98 is amended by striking out the tax rates for Espanola Locality Education under the heading "Sudbury D", James Bay Lowlands Locality Education under the heading "Cochrane D", North Shore Locality Education under the heading "Algoma D" and Kenora Locality Education under the heading "Kenora D" and substituting the following:

Territory	Tax rates—expressed as a fraction of assessed value	
	Residential/farm property class	Multi-residential property class
<b>Sudbury D</b>		
Espanola Locality Education	0.005347	0.000000
<b>Cochrane D</b>		
James Bay Lowlands Locality Education	0.001045	0.000000
<b>Algoma D</b>		
North Shore Locality Education	0.009156	0.000000
<b>Kenora D</b>		
Kenora Locality Education	0.001437	0.000000

ERNIE EVES  
Minister of Finance

Dated on December 21, 1998.

2/99

**ONTARIO REGULATION 709/98**

made under the

**MUNICIPAL ACT**

Made: December 21, 1998

Filed: December 22, 1998

Amending O. Reg. 382/98  
(Payments in Lieu of Taxes, Distribution)

Note: Ontario Regulation 382/98 has been amended by Ontario Regulation 427/98.

1. Table 1 of Ontario Regulation 382/98 is amended by adding the following at the end:

City of Gloucester	06 06 000 030 00121
	06 06 000 030 00100

ERNIE EVES  
Minister of Finance

Dated on December 21, 1998.

2/99

**ONTARIO REGULATION 710/98**

made under the

**MUNICIPAL ACT**

Made: December 23, 1998

Filed: December 23, 1998

**TAX MATTERS—EXTENSION OF DEADLINES****NEW 1998 TAX RATIOS DEADLINE**

1. January 31, 1999 is prescribed for the purposes of paragraph 1 of subsection 363 (31) of the Act.

**GRADUATED TAX RATE BY-LAW DEADLINE**

2. The time for passing a by-law under subsection 368.2 (1) of the Act for 1998 is extended to January 31, 1999.

**PHASE-IN BY-LAW DEADLINE**

3. The time for passing a by-law under subsection 372 (1) of the Act is extended to January 31, 1999.



## REBATES UNDER SECTION 442.2 OF THE ACT

4. The time for passing a by-law under subsection 442.2 (1) of the Act for 1998 is extended to January 31, 1999.

AL LEACH  
Minister of Municipal Affairs and Housing

Dated on December 23, 1998.

2/99

**ONTARIO REGULATION 711/98**  
made under the  
**MUNICIPAL ACT**

Made: December 23, 1998  
Filed: December 23, 1998

**TAX MATTERS—1999 LEVIES**

DEFINITIONS

1. In this Regulation,

“commercial classes” means the commercial classes within the meaning of subsection 363 (20) of the Act;

“industrial classes” means the industrial classes within the meaning of subsection 363 (20) of the Act;

“multi-residential property class” means the multi-residential property class prescribed under the *Assessment Act*.

DATE BEFORE WHICH 1999 TAXES MAY NOT BE LEVIED  
UNDER SECTION 368.0.3 OF THE ACT

2. February 1, 1999 is prescribed for the purposes of paragraph 1 of subsection 368.0.3 (1) of the Act.

INTERIM LEVY EXCEPTIONS UNDER SECTION 368.0.3 OF THE ACT

3. Despite subsection 368.0.3 (1) of the Act, a council of a municipality may pass a by-law for 1999 under a section described in subsection 368.0.3 (3) of the Act with respect to properties in a property class if the property class is not,

- (a) one of the commercial classes or industrial classes; or
- (b) the multi-residential property class.

4. (1) Despite paragraph 1 of subsection 368.0.3 (1) of the Act, a council of a municipality may pass a by-law for 1999 under a section described in subsection 368.0.3 (3) of the Act before February 1, 1999 if the following are satisfied:

1. If the municipality is a single-tier municipality, the council of the municipality has passed a resolution that it does not intend to amend, repeal or pass, after passing the resolution, any by-law described in subsection (2) with respect to 1998.
2. If the municipality is a lower-tier municipality, the council of the upper-tier municipality has passed a resolution that it does not intend to amend, repeal or pass, after passing the resolution, any by-law described in subsection (2) with respect to 1998.
3. The council of the municipality has satisfied its obligations under subsection 368.0.1 (5) or (6) of the Act.

(2) The following are the by-laws referred to in paragraphs 1 and 2 of subsection (1):

1. A by-law opting, under the regulations under the *Assessment Act*, to have a property class apply or cease to apply.
2. A by-law under subsection 363 (3) or (4) of the Act (Establishment of tax ratios).
3. A by-law under subsection 368.2 (1) of the Act (Graduated tax rates).
4. A by-law under subsection 372 (1) of the Act (Phase-in of 1998 assessment-related changes).
5. A by-law under section 442.2 of the Act (Rebates).
6. A by-law under subsection 447.3 (1) of the Act (By-law making Part XXII.1 apply).
7. A by-law under subsection 447.44 (1) of the Act (By-law making Division B of Part XXII.2 apply).

AL LEACH  
Minister of Municipal Affairs and Housing

Dated on December 23, 1998.

2/99

**ONTARIO REGULATION 712/98**  
made under the  
**EDUCATION ACT**

Made: December 23, 1998  
Filed: December 23, 1998

**TAX MATTERS—RATES UNDER SUBSECTION  
255 (1) OF THE ACT**

1. This Regulation governs the levying of rates under subsection 255 (1) of the Act by a board for the purposes of a recreation committee or joint recreation committee on property in territory without municipal organization.

2. (1) Subject to subsection (2), there shall be a single rate for each property class prescribed under the *Assessment Act* and the rates for different property classes shall be in the same proportion to each other as the tax rates for school purposes for those classes are to each other.

(2) If the tax rate for school purposes for a subclass prescribed under the *Assessment Act* is less than the tax rate for school purposes for the property class, there shall be a single rate under subsection 255 (1) of the Act for the subclass and the rates for the subclass and property class shall be in the same proportion to each other as the tax rates for school purposes for the subclass and property class are to each other.

DAVID JOHNSON  
Minister of Education and Training

Dated on December 23, 1998.

2/99

**ONTARIO REGULATION 713/98**made under the  
**EDUCATION ACT**

Made: December 23, 1998

Filed: December 23, 1998

**APPORTIONMENT OF RATES IN CERTAIN  
DISTRICT SCHOOL AREAS**

1. Amounts levied under subsection 257.7 (1) of the Act on residential property taxable for English-language public board purposes in the Moosonee District School Area shall be apportioned and distributed entirely to The Moosonee District School Area Board.

2. Amounts levied under subsection 257.7 (1) of the Act on residential property taxable for English-language public board purposes in the Moose Factory Island District School Area shall be apportioned and distributed entirely to The Moose Factory Island District School Area Board.

DAVID JOHNSON

*Minister of Education and Training*

Dated on December 23, 1998.

2/99

**ONTARIO REGULATION 714/98**made under the  
**EDUCATION ACT**

Made: December 23, 1998

Filed: December 23, 1998

**LEVYING OF CERTAIN RATES FOR 1998 IN 1999**

1. (1) Despite any provision of the *Education Act*, the *Municipal Act* or the *Provincial Land Tax Act*, a municipality or board that is required to levy rates in territory without municipal organization for the 1998 taxation year for school purposes, for the purposes of subsection 255 (1) of the *Education Act* or for the purposes of section 21.1 of the *Provincial Land Tax Act*, may meet the requirement by levying the rates at any time before March 1, 1999.

(2) For the purposes of a levy for the 1998 taxation year carried out in January or February of 1999, the board or municipality shall levy the rates on real property that is taxable for school purposes as shown on the assessment roll returned for taxation in 1998.

(3) A board or municipality shall not levy for the 1998 taxation year in January or February of 1999 unless the board or municipality has, by by-law passed under subsection 406 (2) of the *Municipal Act*, fixed a time for the return of the collector's rolls that is on or before April 30, 1999.

(4) Subsection (5) applies where a board or municipality levies for the 1998 taxation year in January or February of 1999 and the board or municipality has passed a by-law under subsection 399 (5) of the *Municipal Act*.

(5) The by-law applies to payments on account of taxes for the 1998 taxation year that are received in January or February of 1999.

DAVID JOHNSON

*Minister of Education and Training*

Dated on December 23, 1998.

2/99

**RÈGLEMENT DE L'ONTARIO 714/98**pris en application de la  
**LOI SUR L'ÉDUCATION**pris le 23 décembre 1998  
déposé le 23 décembre 1998**PRÉLÈVEMENT DE CERTAINS IMPÔTS  
POUR 1998 EN 1999**

1. (1) Malgré toute disposition de la *Loi sur l'éducation*, de la *Loi sur les municipalités* ou de la *Loi sur l'impôt foncier provincial*, la municipalité ou le conseil qui est tenu de prélever des impôts dans un territoire non érigé en municipalité pour l'année d'imposition 1998 aux fins scolaires, pour l'application du paragraphe 255 (1) de la *Loi sur l'éducation* ou pour l'application de l'article 21.1 de la *Loi sur l'impôt foncier provincial*, peut satisfaire à cette exigence en prélevant les impôts en tout temps avant le 1<sup>er</sup> mars 1999.

(2) Aux fins d'un prélèvement effectué en janvier ou février 1999 pour l'année d'imposition 1998, le conseil ou la municipalité prélève les impôts sur les biens immeubles qui sont imposables aux fins scolaires, ainsi que l'indique le rôle d'évaluation déposé aux fins d'imposition en 1998.

(3) Un conseil ou une municipalité ne doit pas prélever des impôts en janvier ou février 1999 pour l'année d'imposition 1998 à moins d'avoir fixé, par règlement administratif ou municipal adopté en vertu du paragraphe 406 (2) de la *Loi sur les municipalités*, une date pour le dépôt des rôles de perception qui tombe au plus tard le 30 avril 1999.

(4) Le paragraphe (5) s'applique si un conseil ou une municipalité prélève des impôts en janvier ou février 1999 pour l'année d'imposition 1998 et que le conseil ou la municipalité a adopté un règlement administratif ou municipal en vertu du paragraphe 399 (5) de la *Loi sur les municipalités*.

(5) Le règlement administratif ou municipal s'applique aux paiements d'impôts pour l'année d'imposition 1998 qui sont reçus en janvier ou février 1999.

DAVID JOHNSON

*Ministre de l'Éducation et de la Formation*

Fait le 23 décembre 1998.

**ONTARIO REGULATION 715/98**made under the  
**EDUCATION ACT**

Made: December 23, 1998

Filed: December 23, 1998

**DEEMED ATTACHMENT OF CERTAIN TERRITORY WITHOUT MUNICIPAL ORGANIZATION**

1. Territory without municipal organization that, on December 31, 1997, was attached to a municipality for school purposes and that, on January 1, 1998, was not so attached, and that is in the territorial jurisdiction of a school authority, is deemed to be attached to the municipality under section 56 of the Act, for the purposes of Division B of Part IX of the Act and for the purposes of section 21.1 of the *Provincial Land Tax Act*.

2. Territory without municipal organization that, on December 31, 1997, was attached to a municipality for school purposes and that, on January 1, 1998, was not so attached, and that is in the territorial jurisdiction of a district school board, is deemed to be attached to the municipality under clause 58.1 (2) (m) of the Act, for the purposes of Division B of Part IX of the Act and for the purposes of section 21.1 of the *Provincial Land Tax Act*.

3. Section 1 or 2, as the case may be, ceases to apply where the territory without municipal organization becomes or is included in a municipality.

4. (1) On December 31, 1998, section 2 ceases to apply in the following areas in the Territorial District of Parry Sound:

1. Lands in the geographic township of Spence that, on January 1, 1998, had assessment roll numbers beginning with the number 49-96-190.
2. Lands in the geographic township of Lount that, on January 1, 1998, had assessment roll numbers beginning with the number 49-95-060.

(2) If a tax collection procedure, including a procedure under the *Municipal Tax Sales Act*, has been commenced by The Corporation of the Township of Magnetawan in respect of lands described in paragraph 1 or 2 of subsection (1), and the procedure is not completed by January 1, 1999, The Near North District School Board may continue the procedure.

(3) If The Near North District School Board collects arrears of taxes levied for the purposes of a board or an old board before January 1, 1999 by The Corporation of the Township of Magnetawan in the areas described in paragraphs 1 and 2 of subsection (1), The Near North District School Board shall pay the amounts collected to The Corporation of the Township of Magnetawan.

DAVID JOHNSON

*Minister of Education and Training*

Dated on December 23, 1998.

2/99

**RÈGLEMENT DE L'ONTARIO 715/98**pris en application de la  
**LOI SUR L'ÉDUCATION**

pris le 23 décembre 1998

déposé le 23 décembre 1998

**RATTACHEMENT PRÉSUMÉ DE CERTAINS TERRITOIRES NON ÉRIGÉS EN MUNICIPALITÉ**

1. Pour l'application de la section B de la partie IX de la Loi et pour l'application de l'article 21.1 de la *Loi sur l'impôt foncier provincial*, le territoire non érigé en municipalité qui était rattaché à une municipalité aux fins scolaires le 31 décembre 1997, mais qui ne l'était plus le 1<sup>er</sup> janvier 1998, et qui est situé dans le territoire de compétence d'une administration scolaire, est réputé rattaché à la municipalité aux termes de l'article 56 de la Loi.

2. Pour l'application de la section B de la partie IX de la Loi et pour l'application de l'article 21.1 de la *Loi sur l'impôt foncier provincial*, le territoire non érigé en municipalité qui était rattaché à une municipalité aux fins scolaires le 31 décembre 1997, mais qui ne l'était plus le 1<sup>er</sup> janvier 1998, et qui est situé dans le territoire de compétence d'un conseil scolaire de district, est réputé rattaché à la municipalité aux termes de l'alinéa 58.1 (2) m) de la Loi.

3. L'article 1 ou 2, selon le cas, cesse de s'appliquer lorsque le territoire non érigé en municipalité devient une municipalité ou est compris dans une municipalité.

4. (1) Le 31 décembre 1998, l'article 2 cesse de s'appliquer aux secteurs suivants, situés dans le district territorial de Parry Sound :

1. Les biens-fonds situés dans le canton géographique de Spence et dont, le 1<sup>er</sup> janvier 1998, le numéro d'inscription au rôle d'évaluation commençait par les chiffres 49-96-190.
2. Les biens-fonds situés dans le canton géographique de Lount et dont, le 1<sup>er</sup> janvier 1998, le numéro d'inscription au rôle d'évaluation commençait par les chiffres 49-95-060.

(2) Si une procédure de perception des impôts, y compris une procédure prévue par la *Loi sur les ventes pour impôts municipaux*, a été commencée par le canton de Magnetawan à l'égard des biens-fonds visés à la disposition 1 ou 2 du paragraphe (1), et que la procédure n'est pas terminée d'ici le 1<sup>er</sup> janvier 1999, le conseil scolaire de district appelé The Near North District School Board peut continuer la procédure.

(3) Si le conseil scolaire de district appelé The Near North District School Board perçoit les arriérés d'impôts prélevés aux fins d'un conseil ou d'un ancien conseil avant le 1<sup>er</sup> janvier 1999 par le canton de Magnetawan dans les secteurs visés aux dispositions 1 et 2 du paragraphe (1), ce conseil scolaire de district verse les sommes perçues au canton de Magnetawan.

DAVID JOHNSON

*Ministre de l'Éducation et de la Formation*

Fait le 23 décembre 1998.



**ONTARIO REGULATION 716/98**made under the  
**HIGHWAY TRAFFIC ACT**

Made: December 17, 1998

Filed: December 24, 1998

Amending Reg. 604 of R.R.O. 1990  
(Parking)

Note: Since January 1, 1998, Regulation 604 has been amended by Ontario Regulations 30/98 and 417/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

1. Paragraphs 11, 17 and 25 of Schedule 2 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 are revoked.

2. Paragraph 7 of Schedule 16 of Appendix A to the Regulation is revoked.

3. Paragraph 6 of Schedule 28 of Appendix A to the Regulation is revoked.

4. Paragraph 2 of Schedule 35 of Appendix A to the Regulation is revoked.

5. Schedule 36 of Appendix A to the Regulation is amended by adding the following:

4. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the Town of Lincoln in The Regional Municipality of Niagara lying between a point situate 650 metres measured westerly from its intersection with the westerly limit of the roadway known as Niagara Regional Road No. 26 and extending westerly for a distance of 800 metres.

6. Paragraph 1 of Schedule 41 of Appendix A to the Regulation is revoked.

7. Paragraphs 1 and 4 of Schedule 50 of Appendix A to the Regulation are revoked.

8. Paragraph 1 of Schedule 1 of Appendix C to the Regulation is revoked and the following substituted:

1. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate at its intersection with the roadway known as Winston Churchill Boulevard in the City of Mississauga in The Regional Municipality of Peel and a point situate at its intersection with the King's Highway known as No. 427 in the City of Toronto.

TONY P. CLEMENT  
*Minister of Transportation*

Dated on December 17, 1998.

2/99

**ONTARIO REGULATION 717/98**made under the  
**HIGHWAY TRAFFIC ACT**

Made: December 17, 1998

Filed: December 24, 1998

Amending Reg. 608 of R.R.O. 1990  
(Restricted Use of Left Lanes by Commercial Motor Vehicles)

Note: Regulation 608 has not been amended in 1998. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) Paragraph 1 of Schedule 4 of Regulation 608 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate 25 metres measured westerly from its intersection with the mid-point of the underpass structure of the roadway known as The East Mall in the City of Toronto and a point situate at its intersection with the roadway known as Guelph Line in the City of Burlington in The Regional Municipality of Halton.

(2) Paragraphs 2 and 3 of Schedule 4 to the Regulation are revoked and the following substituted:

2. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate 500 metres measured northerly from its intersection with the northerly limit of the King's Highway known as No. 2 in the City of Burlington in The Regional Municipality of Halton and a point situate 1 kilometre measured westerly from its intersection with the mid-point of the overpass structure of the King's Highway known as No. 406 in the City of St. Catharines in The Regional Municipality of Niagara.

TONY P. CLEMENT  
*Minister of Transportation*

Dated on December 17, 1998.

2/99

**ONTARIO REGULATION 718/98**made under the  
**HIGHWAY TRAFFIC ACT**

Made: December 17, 1998

Filed: December 24, 1998

Amending Reg. 619 of R.R.O. 1990  
(Speed Limits)

Note: Since January 1, 1998, Regulation 619 has been amended by Ontario Regulations 26/98, 27/98, 28/98, 109/98, 206/98, 207/98, 208/98, 443/98, 511/98, 512/98 and 541/98. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) Paragraphs 1 and 4 of Part 3 of Schedule 31 of Regulation 619 of the Revised Regulations of Ontario, 1990 are revoked.

(2) Paragraph 1 and 2 of Part 5 of Schedule 31 to the Regulation are revoked.

**(3) Paragraph 1 of Part 6 of Schedule 31 to the Regulation is revoked and the following substituted:**

Regional Municipality of Halton—Town of Milton

1. That part of the King's Highway known as No. 25 in the Town of Milton in the Regional Municipality of Halton beginning at a point situate at its intersection with the northerly limit of the roadway known as Halton Road No. 25 and extending northerly for a distance of 100 metres.

**2. (1) Paragraphs 3 and 4 of Part 3 of Schedule 58 to the Regulation are revoked.**

**(2) Paragraph 1 of Part 5 of Schedule 58 to the Regulation is revoked.**

**3. (1) Paragraph 1 of Part 1 of Schedule 194 to the Regulation is revoked and the following substituted:**

City of Toronto—Regional Municipality of Niagara—Town of Fort Erie

1. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate at its intersection with the King's Highway known as No. 427 in the City of Toronto and a point situate at its intersection with the westerly limit of the structure over the roadway known as Concession Road in the Town of Fort Erie in the Regional Municipality of Niagara.

**4. Paragraphs 1 and 4 of Part 3 of Schedule 235 to the Regulation are revoked.**

TONY P. CLEMENT  
*Minister of Transportation*

Dated on December 17, 1998.

2/99

**ONTARIO REGULATION 719/98**  
made under the  
**PLANNING ACT**

Made: December 23, 1998

Filed: December 24, 1998

Amending O. Reg. 520/98

(Delegation of Authority—Township of Loyalist, Township of Percy)

Note: Ontario Regulation 520/98 has not previously been amended.

**1. Ontario Regulation 520/98 is amended by adding the following section:**

**2.1** The delegation of the Minister's authority to the Township of Loyalist to approve a plan of subdivision under section 51 of the Act is withdrawn with respect to an application with the file number 11 T 89001.

**2. The Schedule to the Regulation is amended by striking out the file number "11 T 89001".**

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 23, 1998.

2/99

**ONTARIO REGULATION 720/98**  
made under the  
**PLANNING ACT**

Made: December 23, 1998

Filed: December 24, 1998

Amending O. Reg. 519/98

(Delegation of Authority—Town of Greater Napanee)

Note: Ontario Regulation 519/98 has not previously been amended.

**1. The Schedule to Ontario Regulation 519/98 is amended by adding the following file number:**

11 T 89001

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on December 23, 1998.

2/99





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# The Ontario Gazette La Gazette de l'Ontario

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## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraireur des véhicules automobiles dans les trente jours suivant la publication des présentes.

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**9016-1167 QUEBEC INC**  
LONGUEUIL, QC

**9037-0115 QUEBEC INC.**  
ST-JANVIER, QC

**9042-1132 QUEBEC INC.**  
ST-CONSTANT, QC

**9054-8488 QUEBEC INC**  
EVAIR, QC

**9060-3150 QUEBEC INC**  
CHARLESBOURG, QC

**9068-2212 QUEBEC INC.**  
BROSSARD, QC

**9020-8810 QUEBEC INC**  
SAINT-AUGUSTIN, QC

J. Greig Beatty  
Manager/Chef de Service

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS  
SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

**Jetstar Transportation (1998) Inc.**  
2257 Regional Road 74, R.R. #1, Hagersville,  
Ont. N0A 1H0

45683/45683-A

Applies for the approval of the transfer of extra provincial operating licence No. X-1790 and public vehicle operating licence No. PV-4169 both now in the name of Jetstar Transportation Inc., R.R. #3, Waterford, Ontario.

**Gatlin Oakes**  
R. R. #3, Cornwall Island, Ont. K6H 5R7

45679

Applies for an extra provincial operating licence as follows:

A. For the transportation of passengers on a chartered trip from:

1. the Akwesasne Indian Reserve located in the United Counties of Stormont, Dundas and Glengarry to the Ontario/Quebec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction;
2. the Akwesasne Indian Reserve located in Snyc, in the Province of Quebec and on Rt. 37 in the State of New York in the United States of America as authorized by the relevant jurisdictions from the Ontario/Quebec and Ontario/U.S.A. border crossings:
  - a) to points in Ontario
  - b) in transit through Ontario to the Ontario/Quebec and Ontario/U.S.A. border crossings for furtherance;

and for the return of the same passengers on the same chartered trip to point of origin;



## PROVIDED THAT:

- i) there be no pick-up or discharge of passengers except at the point of origin;
- ii) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54;
- iii) the licensee be restricted to the use of (1) Class "A" public vehicle as defined in paragraph (a)(i) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54, having a maximum seating capacity of (47) passengers exclusive of the driver;
- iv) the licensee be restricted to trips originating on the Akwesasne Indian Reserve only and only for and on behalf of the residents of the Akwesasne Indian Reserve;
- v) chartered trips from the United Counties of Stormont, Dundas and Glengarry other than from the Akwesasne Indian Reserve be prohibited.

- B. For the transportation of students for Freedom School between points in the Akwesasne Reserve located in the Provinces of Ontario and Quebec and the United States of America and the Freedom School located in the Akwesasne Indian Reserve in the United States of America to or from the Ontario/U.S.A. and the Ontario/Quebec border crossings;

## PROVIDED THAT:

- i) there shall be no pick-up or discharge of passengers except at point of origin;
- ii) chartered trips shall be restricted to school purposes and only for the Freedom School;
- iii) the licensee be restricted to school buses as defined in Section 175(1) of the *Highway Traffic Act*, R.S.O. 1990, Chapter H.8.

This replaces terms that appeared in The Ontario Gazette date January 2, 1999.

45679-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from the Akwesasne Indian Reserve located in the United Counties of Stormont, Dundas and Glengarry.

## PROVIDED THAT:

- i) there be no pick-up or discharge of passengers except at the point of origin;
- ii) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54;
- iii) the licensee be restricted to the use of (1) Class "A" public vehicle as defined in paragraph (a)(i) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54, having a maximum seating capacity of (47) passengers exclusive of the driver;
- iv) the licensee be restricted to trips originating on the Akwesasne Indian Reserve only and only for and on behalf of the residents of the Akwesasne Indian Reserve;
- v) chartered trips from the United Counties of Stormont, Dundas and Glengarry other than from the Akwesasne Indian Reserve be prohibited.

This replaces terms that appeared in The Ontario Gazette dated January 2, 1999.

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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1998-12-21	
GOS & GRIS CHEESE LIMITED.....	204546
1998-12-22	
ATTFIELD & ROSS INSURANCE ADJUSTERS (TORONTO) LTD. ....	850667
WHITCOM HOLDINGS LIMITED .....	635250
WILLEMS BROS. CONSTRUCTION LTD.....	268375
77 METCALFE CORPORATION .....	845456
1998-12-23	
DOMA BUSINESS SOLUTIONS INC. ....	1255789
MERVIN HOWE & SONS LIMITED .....	1068693
SWICK EDUCATION EMERGENCY ENVIRONMENT SERVICES INC.....	866543

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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THE ROBERT SUTHERLAND GROUP INC. ....	593102
URBANDALE BUILDING CORPORATION LTD. ....	688830
1184929 ONTARIO INC.....	1184929
1329314 ONTARIO INC.....	1329314
1998-12-24	
BRYANT & BRYANT INVESTMENTS LIMITED .....	264920
GAILUS INVESTMENTS LIMITED .....	110466
HAVANACAN INVESTMENTS LTD. ....	1175757
NETMAX INC.....	1180238
P.A.L. INC. ....	1121801
RICHWILL INVESTMENTS LIMITED .....	308875
1034493 ONTARIO INC.....	1034493
1100336 ONTARIO INC.....	1100336
1191986 ONTARIO LTD.....	1191986
1208349 ONTARIO LIMITED.....	1208349
1226277 ONTARIO INC.....	1226277
1241218 ONTARIO LIMITED.....	1241218
1998-12-29	
ASIAN MEDIA LTD.....	742326
ASSINIBOIA INVESTMENTS LIMITED .....	1177318
BICSHOP PROPERTIES LTD. ....	906209
CORTEK SYSTEMS INC.....	827041
MOBILE PRO LTD. ....	1053608
WENSCO CONSULTING INC.....	1014121
408197 ONTARIO INC.....	408197



Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
973064 ONTARIO LIMITED .....	973064
1147583 ONTARIO LTD. ....	1147583
<b>1998-12-30</b>	
ASPECT MEDICAL CORPORATION .....	1162936
CAFFE ROCOCO LTD. ....	1141109
DW DIGITAL WIRELESS COMMUNICATIONS LIMITED .....	1228914
GROW NET, INC. ....	1266810
MADSEN ELECTRONICS INC. ....	908768
ROSE SOUPCOFF LIMITED .....	108951
748662 ONTARIO LIMITED .....	748662
<b>1998-12-31</b>	
ATSS ONTARIO INC. ....	1228559
INTER-LIBRARY PUBLICATIONS LTD. ....	943106
J.G.L. HOLDINGS LIMITED .....	25969
NLI PROPERTIES CANADA INC. ....	684159
OLGA OXORN INVESTMENTS LIMITED .....	656542
861527 ONTARIO INC. ....	861527
1140998 ONTARIO LIMITED .....	1140998
1181536 ONTARIO INC. ....	1181536

3/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

### Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
ALLSAFE DELIVERY INC. ....	487137
BRUCE FORBES LANDSCAPING (1979) INC. ....	419390
BSW COMPUTER SERVICES INC. ....	942524
CARADON DEVELOPMENTS INC. ....	666648
COMMUNITY APPRAISAL GROUP INC. ....	1044816
COURTICE AUTO WRECKERS LIMITED. ....	938259
GARWOOD PROPERTIES III LTD. ....	651154
MARCONTROL INC. ....	1152053

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
THE LOONDRAMAT LAUNDRY CORPORATION .....	960156
895533 ONTARIO LTD. ....	895533
976355 ONTARIO INC. ....	976355
1011028 ONTARIO LTD. ....	1011028
1022275 ONTARIO INC. ....	1022275

3/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

### Erratum Notice Avis d'Erreur

Vide Ontario Gazette, Vol. 131-48 dated November 28, 1998

The following corporation was dissolved in error under subsection 241 (4) of the *Business Corporations Act* (or subsection 317 (9) of the *Corporations Act*) and has been returned to active status.

cf. Gazette de l'Ontario, Vol. 131-48 datée du Novembre 28, 1998

La corporation suivante a été dissoute par erreur en vertu de l'article 241 (4) de la *Loi sur les sociétés par actions* (ou 317 (9) de la *Loi sur les personnes morales*) et a été reconstituée.

Name of Corporation: Raison Sociale de la personne morale :	Ontario Corporation Number Numéro matricule de la personne morale en Ontario
BEACONSFIELD BUILDING CORPORATION.....	1272510

3/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

### Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 21st December, 1998 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 21 décembre 1998 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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BAY PORT FUNDERS CORPORATION .....	876277
IN TECH RISK MANAGEMENT LTD. ....	793618
NOVPAM INC. ....	951014
STONELEIGH CHRYSLER LTD. ....	1035057
665576 ONTARIO INC. ....	665576
684454 ONTARIO LTD. ....	684454
747470 ONTARIO LTD. ....	747470
975041 ONTARIO LTD. ....	975041

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

3/99

## Co-operative Corporations Act (Certificate of Amendment of Articles Issued) Loi sur les sociétés coopératives (Certificat de modification de statut)

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation: Date de constitution :	Name of Co-operative: Nom de la Coopérative :	Effective Date Date d'entrée en vigueur
1996-8-12	Cathedral Communications Co-operative Inc.	1999-1-5

JOHN M. HARPER,  
Director,  
Credit Unions and Co-operatives  
Services Branch,  
by delegated authority from  
Dina Palozzi,  
Superintendent of Financial Services.  
Directeur,  
Direction des caisses populaires  
et des coopératives,  
en vertu de pouvoirs délégués par  
Dina Palozzi  
Surintendante des services financiers.

3/99

## Municipal Act Loi sur les municipalités

ORDER MADE UNDER THE  
*MUNICIPAL ACT R.S.O. 1990, c. M.45*

MUNICIPALITY OF CENTRAL ELGIN,  
TOWNSHIP OF SOUTHWOLD

1. In this Order,

"annexed areas" means the areas comprised of the lands described in the Schedule to this Order;

"County" means The Corporation of the County of Elgin;

"Municipality" means The Corporation of the Municipality of Central Elgin; and

"Township" means The Corporation of the Township of Southwold.

2. (1) On January 1, 1999, the lands described in the Schedule to this Order are annexed to the Municipality.
- (2) All real property of the Township, including any highway, street fixture, waterline, sewer main, easement and restrictive covenant running with the real property, located in the annexed areas vests in the Municipality on January 1, 1999.
- (3) Subject to subsection (2), all assets and liabilities of the Township that are located in the annexed areas or relate to the annexed areas remain the assets and liabilities of the Township.
3. On and after January 1, 1999, the annexed areas form part of Ward one of the Municipality.
4. All real property taxes, rates and charges levied, assessed or imposed under any general or special Act in the annexed areas or on persons in respect of the annexed areas which remain due and unpaid at the end of December 31, 1998, shall be deemed on January 1, 1999 to be real property taxes, rates and charges due and owing to the Municipality and the Municipality has the same power to collect and enforce payment of those taxes, rates and charges as the Township would have had if the annexed areas had remained part of the Township.
5. (1) Prior to March 1, 1999, the clerk of the Township shall, in respect of the annexed areas, prepare and furnish the clerk of the Municipality with a special collector's roll showing all arrears of real property taxes, rates and charges that were levied assessed or imposed in the annexed areas or on persons in respect of the annexed areas up to and including December 31, 1998.
- (2) Within 30 days from the day that the special collector's roll is furnished under subsection (1) or by April 1, 1999, whichever is earliest, the municipality shall pay to the Township an amount equal to the amount of the arrears of real property taxes, rates and charges mentioned in subsection (1).
6. For the purpose of the assessment rolls to be prepared for the Municipality and the Township for the purpose of taxation in 1999 the annexed areas shall be deemed to be part of the Municipality.

### Municipal By-laws

7. (1) On January 1, 1999, the by-laws of the Municipality extend to the annexed areas in the Schedule and the by-laws of the Township cease to apply to such areas except,
  - (a) by-laws of the Township,
    - i. that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections;
    - ii) that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force and effect until repealed by the council of the Municipality;

- (b) by-laws of the Township passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
- (c) by-laws of the Township conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township;



- (d) by-laws of the Township passed under section 10 of the *Weed Control Act* or a predecessor of that section; and
  - (e) by-laws of the Township passed under the *Development Charges Act* which shall remain in force until repealed by the council of the Municipality or expire.
- (2) The official plan of the Township as it applies to the annexed areas, and as approved under the *Planning Act* or a predecessor of that Act, becomes an official plan of the Municipality and shall remain in force until amended or repealed.
- (3) If the Township has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act* and that by-law, official plan or amendment applies to the annexed areas and is not in force on January 1, 1999, the council of the Municipality may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed areas.

AL LEACH,  
Minister of Municipal Affairs and Housing

Dated at Toronto, this 17th day of December, 1998.

#### SCHEDULE

##### PORTION OF THE TOWNSHIP OF SOUTHWOLD TO BE ANNEXED TO THE MUNICIPALITY OF CENTRAL ELGIN

Those lands in the Township of Southwold, County of Elgin being part of the public highway known as Lake Line designated as Part 1, Plan 11R-6934.

AND

Those lands in the Township of Southwold, County of Elgin being Part of Clergy Reserve Lot "D" North of the Lake Road and Part of James Begg Lots 14 and 15, Registered Plan No. 20 (Middlesex) and Part of Road Allowance between Lots 14 and 15 North of the Lake Road and all of Lot "T", Registered Plan No. 39 designated as Part 1, Plan 11R-6989.

#### ORDER MADE UNDER THE MUNICIPAL ACT R.S.O. 1990, c. M. 45

##### COUNTY OF ESSEX

**Change of Name for the Town of Essex, Town of Harrow,  
Township of Colchester North, and Township of  
Colchester South**

**Change of Name for Lakeshore Township, the Township of  
Rochester, Township of Tilbury North, Township of Tilbury West**

**Change of Name for the Town of Tecumseh, Village of  
St. Clair Beach, and Township of Sandwich South**

1. (1) Subsection 2(1) of the Order of the Minister of Municipal Affairs and Housing dated the 18th day of November, 1997, as published in The Ontario Gazette on December 6, 1997, is amended by deleting in line 5 "The Corporation of the Town of Colchester-Essex-Harrow" and replacing it with "The Corporation of the Town of Essex".
- (2) Subsection 2(3) of the Order of the Minister of Municipal Affairs and Housing dated the 18th day of November, 1997, as published in The Ontario Gazette on December 6, 1997, is amended by deleting in lines 4, 5, and 6 "The Corporation of the Town of Lakeshore-Rochester-Tilbury North-Tilbury West" and replacing it with "The Corporation of the Town of Lakeshore".

- (3) Subsection 2(5) of the Order of the Minister of Municipal Affairs and Housing dated the 18th day of November, 1997, as published in the Ontario Gazette on December 6, 1997, is amended by deleting in lines 4 and 5 "The Corporation of the Town of Sandwich South-Tecumseh-St. Clair Beach" and replacing it with "The Corporation of the Town of Tecumseh".

AL LEACH,  
Minister of Municipal Affairs and Housing

Dated at Toronto, this 17th day of December, 1998.

#### ORDER MADE UNDER THE MUNICIPAL ACT R.S.O. 1990 c. M.45

**COUNTY OF BRUCE,  
TOWN OF CHESLEY, TOWN OF KINCARDINE,  
TOWN OF PORT ELGIN, TOWN OF SOUTHAMPTON,  
TOWN OF WALKERTON, TOWN OF WIARTON,  
VILLAGE OF HEPWORTH, VILLAGE OF LION'S HEAD,  
VILLAGE OF LUCKNOW, VILLAGE OF PAISLEY,  
VILLAGE OF TARA, TOWNSHIP OF ALBEMARLE,  
TOWNSHIP OF AMABEL, TOWNSHIP OF ARRAN,  
TOWNSHIP OF BRANT, TOWNSHIP OF BRUCE,  
TOWNSHIP OF EASTNOR, TOWNSHIP OF ELDESLIE,  
TOWNSHIP OF GREENOCK, TOWNSHIP OF HURON,  
TOWNSHIP OF KINCARDINE, TOWNSHIP OF KINLOSS,  
TOWNSHIP OF LINDSAY, TOWNSHIP OF  
MILDMAY-CARRICK, TOWNSHIP OF SAUGEEN,  
TOWNSHIP OF ST. EDMUNDS, TOWNSHIP OF  
TEESWATER-CULROSS**

**Change of Name for the Township of Eastnor,  
Township of Lindsay, Township of St. Edmunds and Village of  
Lion's Head**

**Change of Name for the Town of Wiarton, Village of Hepworth,  
Township of Albemarle and Township of Amabel**

**Change of Name for the Town Of Chesley, Village Of Paisley,  
Village Of Tara, Township Of Arran and Township Of Elderslie**

**Change of Name for the Town of Walkerton, Township of Brant  
and Township of Greenock**

**Change of Name for the Township of Mildmay-Carrick  
and Township of Teeswater-Culross**

**Change of Name for the Town of Port Elgin, Town of  
Southampton and Township of Saugeen**

Subsection 2(1) of the Order dated January 30, 1998, as published in The Ontario Gazette on February 14, 1998, is amended by deleting in lines 5 and 6 "The Corporation of the Townships of Eastnor, Lindsay, St. Edmunds and the Village of Lion's Head" and replacing them with the words "The Corporation of the Municipality of Northern Bruce Peninsula".

Subsection 2(2) of the Order dated January 30, 1998, as published in The Ontario Gazette on February 14, 1998, is amended by deleting in lines 4 and 5 "The Corporation of the Town of Albemarle-Amabel-Hepworth-Wiarton" and replacing them with the words "The Corporation of the Town of South Bruce Peninsula".

Subsection 2(3) of the Order dated January 30, 1998, as published in The Ontario Gazette on February 14, 1998, is amended by deleting in lines 5 and 6 "The Corporation of the Township of Arran-Elderslie" and replacing them with the words "The Corporation of the Municipality of Arran-Elderslie".

Subsection 2(4) of the Order dated January 30, 1998, as published in The Ontario Gazette on February 14, 1998, is amended by deleting in lines 4 and 5 "The Corporation of the Township of Brant-Greenock-



Walkerton" and replacing them with the words "The Corporation of the Municipality of Brockton".

Subsection 2(5) of the Order dated January 30, 1998, as published in The Ontario Gazette on February 14, 1998, is amended by deleting in lines 3 and 4 "The Corporation of the Township of Mildmay-Carrick-Teeswater-Culross" and replacing them with the words "The Corporation of the Municipality of South Bruce".

Subsection 2(6) of the Order dated January 30, 1998, as published in The Ontario Gazette on February 14, 1998, is amended by deleting in lines 4 and 5 "The Corporation of the Town of Port Elgin-Saugeen-Southampton" and replacing them with the words "The Corporation of the Town of Saugeen Shores".

AL LEACH,  
Minister of Municipal Affairs and Housing

Dated at Toronto, this 17th day of December, 1998.

(6355) 3

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,  
Clerk of the Legislative Assembly.

## Corporation Notices Avis relatifs aux compagnies

### SOUND OF FAITH BROADCASTING

NOTICE IS HEREBY GIVEN that the number of directors of Sound of Faith Broadcasting was increased from 4 to 6 by a Special Resolution which was confirmed by the members of the Corporation on the 5th day of January, 1999.

Dated at St. Catharines, this 5th day of January, 1999.

(2580) 3 ROBERT REID,  
President.

### EDWARD P. MAZUREK INSURANCE AGENCY LIMITED

NOTICE IS HEREBY GIVEN that Edward P. Mazurek Insurance Agency Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at St. Catharines, this 29th day of December, 1998.

(2581) 3 OLGA MAZUREK,  
President.

### WALLIZ LIMITED

NOTICE IS HEREBY GIVEN that Walliz Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 21st day of December, 1998.

(2582) 3 ELIZABETH CHANG,  
President.

### NIRABRO INDUSTRIES LTD.

NOTICE IS HEREBY GIVEN that Nirabro Industries Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Cambridge, this 29th day of December, 1998.

(2583) 3 WILLIAM C. NICHOLLS,  
Secretary.

### INDUSTRIAL TRAINING COMMITTEE FOR NORTH YORK AND YORK REGION COMMUNITY

NOTICE IS HEREBY GIVEN that the number of Directors of Industrial Training Committee for North York and York Region Community was decreased to Three (3) by a Special Resolution passed and confirmed by all of the members at a meeting of the Members of the Corporation duly called for that purpose on the 14th day of December, 1998.

Dated this 14th day of December, 1998.

(2584) 3 SABINE SONNEMANN,  
Secretary.

### INDUSTRIAL TRAINING COMMITTEE FOR NORTH YORK AND YORK REGION COMMUNITY

NOTICE IS HEREBY GIVEN that Industrial Training Committee for North York and York Region Community intends to surrender its Charter pursuant to the *Corporations Act*.

Dated this 14th day of December, 1998.

(2585) 3 MURRAY BAKER,  
President.

### TABER TRADERS LIMITED

NOTICE IS HEREBY GIVEN that Taber Traders Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 6th day of January, 1999.

(2586) 3 GRAHAM CHAMBERS,  
Secretary.

### ABINOOJII FAMILY SERVICES formerly known as WABASEEMOONG FAMILY SERVICES, INC. Ontario Corporation Number 1083734

NOTICE IS HEREBY GIVEN that the number of Directors of Abinoojii Family Services formerly known as Wabaseemoong Family Services Inc. was increased to twelve (12) directors pursuant to By-Law No. 1 which was passed by the directors and confirmed by the corporate members on the 13th day of November, 1998, and approved by the Minister of Community and Social Services on the 15th day of December, 1998.

Dated at Kenora, this 6th day of January, 1999.

(2587) 3 CARTEN & ASSEIRO,  
Solicitors,  
Per: Thomas J. Carten.

### D. J. MILLWORK INC.

NOTICE IS HEREBY GIVEN that D. J. Millwork Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at London, this 21st day of December, 1998.

(2588) 3 JOHN F. ROBINSON,  
Secretary.

**STIDWILL & ASSOCIATES LIMITED**

NOTICE IS HEREBY GIVEN that Stidwill & Associates Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Cornwall, this 21st day of December, 1998.

(2589) 3

LEONARD STIDWILL,  
Secretary.

**CASSELS LAKE INVESTMENTS INC.**

NOTICE IS HEREBY GIVEN that Cassels Lake Investments Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at North Bay, this 9th day of November, 1998.

(2590) 3

LUCENTI, ORLANDO, ELLIES & ZYTARUK,  
Barristers & Solicitors.

**RED MOUNTAIN TRANSPORTATION INC.**

TAKE NOTICE CONCERNING WINDING UP of Red Mountain Transportation Inc. Date of Incorporation: March 27, 1997, Liquidator: Neil Bhaluani, Hi-Tech Accounting Services, 55 Atkins Circle, Brampton, Ontario L6X 4B9, Date Appointed: December 5, 1998.

This notice is filed under subsection 193 (4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on December 5, 1998.

Dated this 18th day of December, 1998.

(2591) 3

ROBERT GIRARD.

**VACE SECURITIES LIMITED**

TAKE NOTICE that on the 31st day of December, 1998 the shareholder of Vace Securities Limited passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act* (Ontario) and appointing Victor Heinrichs as Liquidator.

VACE SECURITIES LIMITED,  
by its solicitors,  
FOGLER, RUBINOFF,  
Suite 4400, P.O. Box 95,  
Royal Trust Tower,  
Toronto-Dominion Centre,  
Toronto, Ontario,  
M5H 3T1,  
Per: Robert R. Jason.

(2592) 3

## Miscellaneous Notices

### Avis divers



Ontario  
Energy  
Board

E.B.A. 874 Notice "C"

NOTICE OF APPLICATION  
AND

NOTICE OF WRITTEN HEARING  
FRANCHISE APPROVAL FOR

THE CORPORATION OF THE VILLAGE OF HENSALL

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas, and the right to supply gas, to the Village of Hensall pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing

franchise agreement between Union Gas Limited and the Corporation of the Village of Hensall.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 29th day of December, 1998.

ONTARIO ENERGY BOARD

(2593) 3

PETER H. O'DELL,  
Assistant Board Secretary.

## Sheriff's Sale of Lands

### Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A Writ of Seizure and sale issued out of the Ontario Court (General Division) to me directed against TAMMY STRATIS, I have seized and taken in execution all the right, title, interest, and equity of redemption of TAMMY STRATIS in and to:

All and Singular those certain parcel or tract of land and premises, situate, lying and being in the City of Windsor, in the County of Essex, and Province of Ontario, and being composed of Parcel 28-1, Section M-7, being Lot 28 on Plan M-7, filed in the Land Registry Office for the Registry Division of Essex No. 12.

The property is said to be located at, 3365 Dandurand Boulevard, Windsor, Ontario N9E 2E9.

On the premises is said to be one split level, yellowish brown, brick house with an attached one car garage. The Lot is said to be approximately 70 feet by 100 feet with a fenced back yard.

All of which said right, title, interest and equity of redemption of TAMMY STRATIS in the said lands and tenements, I will offer for sale by Public Auction at the Sheriff's Office, 4th Floor, 250 Windsor Avenue, Windsor, Ontario, on Friday, the 26th day of February, 1999 at 10:00 o'clock a.m.

TERMS: Cash or certified cheque.

Deposit 10% of bid price at time of sale.

Ten days to arrange financing.

Delivery only on payment in full.

This sale is subject to cancellation up to the time of sale without any further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

Dated at Windsor, Ontario this 21st day of December, 1998.

(2594) 3

## Sales of Lands for Tax Arrears

### by Public Tender

### Ventes de terrains par appel d'offres

### pour arriéré d'impôt

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

## THE CORPORATION OF THE

### TOWNSHIP OF CENTRAL MANITOULIN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on

Monday, February 8, 1999 at 6020 Highway #542 East, Mindemoya, Ontario P0P 1S0.

The tenders will then be opened in public on the same day at 3:15 p.m. local time.

Description of Land(s)	Minimum Tender Amount
A. Part of Lot 1, Concession 1, being the north half of the south half of the said lot, Township of Sandfield, District of Manitoulin. ....	\$1,822.74
B. Part of Lot 16, Concession 2, Township of Sandfield, District of Manitoulin, being Part 30, Plan R.R. #49, TOGETHER WITH A RIGHT OF WAY OVER Part 34, R.R. #49, being Part Lot 16, Concession 2, Township of Sandfield, for the benefit of the lands known as Part 30, R.R. #49, Township of Sandfield. ....	\$2,235.70

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

RUTH LEGGE,  
Deputy Clerk-Treasurer,  
Township of Central Manitoulin,  
P.O. Box 187,  
6020 Highway #542 East,  
Mindemoya, Ontario  
P0P 1S0.

(2595) 3

## Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

### MUNICIPAL TAX SALES ACT

#### THE CORPORATION OF THE COUNTY OF PERTH

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 9:30 o'clock in the forenoon on the 26th day of January, 1999 at Perth County Court House, 1 Huron Street, Stratford, Ontario N5A 5S4.

Description of Land(s)	Minimum Bid \$
North East Part Lot 1, Concession 3, Plan 336, Township of Perth East, Ellice Ward, formerly Ellice Township, County of Perth (also known municipally as 894 Mornington Street) .....	\$38,992.84

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

JAMES G. WILSON,  
Clerk-Treasurer,  
The Corporation of the  
County of Perth,  
Perth County Court House,  
One Huron Street,  
Stratford, Ontario  
N5A 5S4.

(2596) 3





# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—01—16

## ONTARIO REGULATION 721/98 made under the ASSESSMENT ACT

Made: December 23, 1998  
Filed: December 29, 1998

Amending O. Reg. 282/98  
(General)

Note: Ontario Regulation 282/98 has been amended by Ontario Regulation 390/98.

**1. Subsection 22 (3) of Ontario Regulation 282/98 is revoked and the following substituted:**

(3) For the 1999 taxation year, the deadline for the application under subsection (1) is January 31, 1999 and not November 1, 1998 as provided under that subsection.

ERNIE EVES  
*Minister of Finance*

Dated on December 23, 1998.

3/99

## ONTARIO REGULATION 722/98 made under the LOBBYISTS REGISTRATION ACT, 1998

Made: December 18, 1998  
Filed: December 31, 1998

### GENERAL

#### FEEs

**1. (1) Fees payable under this Regulation are to be paid to the registrar.**

(2) Fees are payable under sections 2, 3 and 4 with respect to a return that is filed on paper or by fax.

(3) No fees are payable under sections 2, 3 and 4 with respect to a return that is filed in an electronic form over the Internet.

**2. A consultant lobbyist shall pay \$150 upon submitting a return under section 4 of the Act to the registrar for filing.**

**3. An in-house lobbyist shall pay \$150 upon submitting a return under section 5 of the Act to the registrar for filing.**

**4. A senior officer of an organization who files a return under section 6 of the Act shall pay \$75 for each in-house lobbyist employed by the organization when the return is filed.**

#### DEFINITION OF IN-HOUSE LOBBYIST

**5. (1) This section applies with respect to the definition of "in-house lobbyist" in subsection 5 (7) of the Act.**

(2) If an employee spends at least 20 per cent of his or her time at work engaged in the lobbying activities described in the definition, those activities are considered to be a significant part of the employee's duties.

(3) The percentage is to be determined with reference to the employee's activities during a three-month period.

**6. (1) This section applies with respect to the definition of "in-house lobbyist" in subsection 6 (5) of the Act.**

(2) For the purposes of clause (a) of the definition, if an employee spends at least 20 per cent of his or her time at work lobbying on behalf of the organization, the lobbying is considered to be a significant part of the employee's duties.

(3) For the purposes of clause (b) of the definition, if the lobbying activities of all employees on behalf of the organization constitute at least 20 per cent of the time at work of one full-time employee, those activities are considered to be a significant part of one employee's duties.

(4) The percentage in subsection (2) or (3) is to be determined with reference to the employee's activities, or the employees' activities, during a three-month period.

**7. This Regulation comes into force on the same day as section 19 of the *Lobbyists Registration Act, 1998* comes into force.**

3/99





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## Bilingual Lexicon of Legislative Terms

### New Edition

This new edition of the *Bilingual Lexicon of Legislative Terms*, prepared by the Office of Legislative Counsel, is the result of a complete review of the 1992 edition. Every entry in that edition was checked against our statutes database. Hundreds of obsolete entries were deleted and thousands of new entries were added. These changes were based on a scanning of the Revised Statutes of Ontario, 1990 and of annual statutes to the end of 1997. Bilingual regulations were not scanned for the purpose of this edition, with the exception of the Rules of Civil Procedures and a few similar regulations.

We hope that this updated edition of the *Lexicon* will reflect even more accurately the terminology used in Ontario's statutes, and that users will find it as complete, practical and reliable a reference work as the previous editions.

Copies of the Lexicon may be purchased for \$30.47 (\$26.50 plus \$1.85 (7%) GST, plus \$2.12 (8%) PST) in person or by telephone, fax, or mail order through **Publications Ontario** at the address and at the following numbers:

880 Bay Street  
TORONTO, ONTARIO M7A 1N8  
(416) 326-5300

Toll-free 1-800-668-9938  
Teletypewriter (TTY) toll-free 1-800-268-7095  
Fax (416) 326-5317

In the Ottawa area contact **Access Ontario** at :

161 Elgin Street, Level 2  
OTTAWA, ONTARIO K2P 2K1  
(613) 238-3630

Toll-free 1-800-268-8758  
Teletypewriter (TTY) (613) 787-4043  
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You may also purchase government publications through POOL (Publications Ontario On-line) on the **Internet** at:

[www.publications.gov.on.ca](http://www.publications.gov.on.ca)



## Lexique bilingue de termes législatifs

### Nouvelle édition

Cette nouvelle édition du *Lexique bilingue de termes législatifs*, préparée par le Bureau des conseillers législatifs, constitue une refonte complète de l'édition de 1992. Des centaines de termes désuets figurant dans la précédente édition ont été retranchés; en revanche, des milliers de nouveaux termes viennent enrichir l'ouvrage. Le choix des entrées et des contextes se fonde essentiellement sur le dépouillement des Lois refondues de l'Ontario de 1990 et sur celui des lois annuelles jusqu'à la fin de 1997. Les règlements bilingues n'ont pas été dépouillés, à l'exception des Règles de procédure civile et de quelques règlements analogues.

Nous souhaitons que cette édition mise à jour reflète encore plus fidèlement la terminologie utilisée dans les lois de l'Ontario, et nous espérons que ses usagers y trouveront un instrument de travail aussi complet, pratique et maniable que les éditions précédentes.

On peut se procurer des exemplaires du Lexique au prix unitaire de 30,47 \$ (26,50 \$ plus 1,85 \$ (7 %) TPS, plus 2,12 \$ (8 %) TVP) en personne ou par téléphone, télécopie ou commande postale auprès de **Publications Ontario** à l'adresse et aux numéros suivants :

880, rue Bay  
TORONTO, ONTARIO M7A 1N8  
(416) 326-5300

Numéro sans frais : 1-800-668-9938  
Numéro de téléimprimeur (ATS) sans frais : 1-800-268-7095  
Numéro de télécopieur : (416) 326-5317

Dans la région d'Ottawa, communiquer avec **Accès Ontario** à l'adresse et aux numéros suivants :

161, rue Elgin, 2<sup>e</sup> étage  
OTTAWA, ONTARIO K2P 2K1  
(613) 238-3630

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Numéro de téléimprimeur (ATS) : (613) 787-4043  
Numéro de télécopieur : (613) 566-2234

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[www.publications.gov.on.ca](http://www.publications.gov.on.ca)





### Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice.

**Cheques or money orders** should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE  
50 Grosvenor Street, Toronto, Ontario M7A 1N8  
Telephone 326-5310  
Toll-Free 1-800-668-9938

### Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis.

**Les chèques ou mandats** doivent être faits à l'ordre DU MINISTRE DES FINANCES et toute correspondance, y compris les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO  
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8  
Telephone 326-5310  
Appel sans frais 1-800-668-9938



# The Ontario Gazette La Gazette de l'Ontario

Vol. 132-4  
Saturday, January 23rd, 1999

Toronto

ISSN 0030-2937  
Le samedi 23 janvier 1999

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,

4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS  
SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

**Greyhound Canada Transportation Corp.** 45325-T/U  
184 Front Street East, Ste. 601, Toronto,  
Ont. M5A 4N3

Applies for the approval of the transfer of extra provincial operating licence No. X-3166 and public vehicle operating licence No. PV-5114 both now in the name of 1128570 Ontario Inc., o/a Northern Escape Tours, 672 Copeland St., North Bay, Ont. P1B 3C8

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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1998-11-17 SWEETASTE INC.....	1076909
1998-12-14 673680 ONTARIO LIMITED.....	673680
1155854 ONTARIO INC.....	1155854

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Publié par Secrétariat du Conseil de gestion

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205



Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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**1998-12-15**

GERARD LABELLE SERVICES (1994) INC.	1075758
T.E.S. CONSULTING INC.	1165536
U.A.C. TRADING LTD.	879824
WXCOM CORPORATION	1065245

**1998-12-16**

KIM MANAGEMENT LIMITED	338883
MULTI-TEMP HEATING & COOLING LTD.	749485
TERRY SEAWRIGHT ASSOCIATES LIMITED	602213
1125024 ONTARIO INC.	1125024

**1998-12-17**

AZIZ SPENCER & ASSOCIATES INC.	928922
ERIC LAWSON LTD.	391727
INFOSERV COMPUTER SPARE PARTS LIMITED	1014983
1097449 ONTARIO LTD.	1097449

**1998-12-18**

HELP INC.	1225139
PULP MANAGEMENT LTD.	402704
WOODLAWN CONSTRUCTION LIMITED	63039
609743 ONTARIO LIMITED	609743
647681 ONTARIO LIMITED	647681
648133 ONTARIO LIMITED	648133
661883 ONTARIO INC.	661883

**1998-12-21**

A. C. MCINTYRE WELDING LTD.	350435
C. N. L. CLEANERS LTD.	280710
CHARLES KINAL ENTERPRISES LIMITED	848820
DARK AND STORMY KNIGHT PRODUCTIONS INC.	792412
FILTON AUTO SERVICES LTD.	991461
GINGRAS FUNERAL HOME LTD.	313072
J.A.K.D. ENTERPRISES LTD.	754062
NAYCLAN LIMITED	429998
ORCHARD PARK MANOR APT. INC.	567145
1007964 ONTARIO LIMITED	1007964
861195 ONTARIO LTD.	861195
982853 ONTARIO LTD.	982853

**1998-12-22**

BRUCE AUCKLAND CONSTRUCTION INC.	938612
CHARLIE & SONS MEAT & SEAFOOD LTD.	681799
DONALD GRANT MECHANICAL CONTRACTORS LIMITED	242077
EASTWARD COMMUNICATIONS INC.	1030991
MARBA INVESTMENT INC.	547283
MILFRAN LIMITED	144879
679093 ONTARIO LIMITED	679093
939896 ONTARIO LIMITED	939896
1050347 ONTARIO INC.	1050347

**1998-12-23**

NEVILLE G. POY PLASTIC SURGERY CLINIC INC.	758875
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**1998-12-24**

1060082 ONTARIO LIMITED	1060082
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**1998-12-29**

HELPING HANDS CLEANING SERVICES INC.	815116
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**1998-12-30**

GENERAL PALLET LIMITED	589871
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**1998-12-31**

CEDARWYLD LIMITED	139916
I. C. FUNDING INTERNATIONAL CORP.	952743
MCBEC FOOD PRODUCTS LIMITED	992594
SPORTIQUE MOTORS LTD.	1147265

**1999-1-4**

HEBDO LE VOYAGEUR INC.	301825
METALL CHEMICAL HOLDINGS LIMITED	558084

**1999-1-5**

BAYVIEW TRUCK LEASE INC.	474366
GORDION INC.	769130
MUSTPOWER TRADING LTD.	1117659
RAYBO CUTTING INC.	663949
TORBAR HYDRAULICS & MECHANICAL LTD.	747210
1137890 ONTARIO INC.	1137890

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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**1999-1-6**

HARRY AND CATHERINE TRADING CO. LTD.	1065705
1165384 ONTARIO INC.	1165384
893262 ONTARIO INC.	893262

**1999-1-7**

ALLEN & SHERRIFF LTD.	307407
CHIAWAY CO. LTD.	1195967
LTKM PRODUCTS INC.	1197192
SECURITIES CLEARING INTERNATIONAL CORP.	551440

**1999-1-8**

ALANAT HOLDINGS INC.	853127
VENTURE COPY SERVICES INC.	991418
759292 ONTARIO INC.	759292

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

4/99

## Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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A.J. CARTER INVESTMENTS LTD.	732983
ALFDAN ENTERPRISES LTD.	770223
ANDREW MICHAELS DEVELOPMENT CORPORATION	497391
APPLEGATE SALES AGENCY LTD.	790775
AUTOMOTIVE SORT AND REWORK INC.	1082755
BAKOVIC'S GENERAL CONTRACTORS INC.	777785
BALKUR FINANCIAL INC.	587965
BINGO WORLD (BURLINGTON) LTD.	533581
BIORRAB INVESTMENTS LIMITED	200798
BOOSTER HARDWARE SALES LIMITED	369993
C. R. (CHUCK) ELLIOTT INSURANCE AGENCY LTD.	342733
CANADAFIND INC.	542763
CARWIL FARMS LTD.	383756



Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
CENTRAL HURON INSULATION CONTRACTORS INC. ....	993324
CHEN ENTERPRISES INC. ....	484275
CIRCLE-INN LIMITED ....	988441
CMD PROPERTIES INC. ....	919594
CORLIA CONTRACTING INC. ....	1037755
COSTIN & KLINTWORTH INC. ....	677900
CREDIT VALLEY MEDICAL ARTS CENTER INC. ....	707073
CRESCENT BAY DEVELOPMENT CORPORATION ....	699370
D. LAFRENIERE EQUIPMENT LTD. ....	870719
DATAFIT INC. ....	760697
DELTEC MANUFACTURING LIMITED ....	497419
DOHERTY HEALTH MANAGEMENT SERVICES INC. ....	596606
DOMACL INVESTMENTS INC. ....	827793
DOMINION GARDENS LIMITED ....	346791
DWIGHT L. DARLING REAL ESTATE LIMITED. ....	379154
ENTRO DOORS SYSTEMS INC. ....	790483
ERGO SOLAR PUMPS INC. ....	808058
FORUM CAPITAL HOLDING CORPORATION. ....	826787
FOURNIER CONSTRUCTION INC. ....	686723
FPC INC. ....	874585
FRANCIS F. CLIFFE ENTERPRISES LTD. ....	307747
FUSCANA CORPORATION. ....	873278
G.W. BURGMAN HOLDINGS INC. ....	963642
GARTH ASELFORD LIMITED ....	248530
GENNO ELECTRICAL SYSTEMS LIMITED. ....	752723
GOLDWING SYSTEMS RESOURCES INC. ....	833965
GRAND FAIR PRINTING & TRADING INC. ....	1029755
HARTWELL EQUITIES LIMITED ....	845928
HMP SPORTS GROUP INC. ....	663370
HOMELIFE CHOLKAN REALTY CORP. ....	91205
INTEGRATED GRAPHIC IMAGING SYSTEMS INC. ....	952299
J.H. SWITZER CORPORATION. ....	423454
J&J VANDENBELT INVESTMENTS LTD. ....	818628
J-R WHITEWASHING LTD. ....	828591
JOHN CLARK ELECTRICAL LTD. ....	869208
KARA REFRIGERATION & AIR CONDITIONING LTD. ....	581420
KATHMAR LTD. ....	391599
LANCELOT & COMPANY INC. ....	956522
LANDMARK RESTAURANT INC. ....	1085281
LES RING LIMITED ....	224065
LOMBARD TOWER HOLDINGS LIMITED ....	872983
LORNE BANKS INSURANCE BROKERS (1981) LIMITED ....	466848
M.G.T. FILM INC. ....	754829
MACDUFF AND MATHIEU CONTRACTORS LIMITED ....	285646
MARINE CITY SPORTS LTD. ....	736271
MARINER'S WALK DEVELOPMENTS CORPORATION ....	696027
MELISSA MANAGEMENT INC. ....	835688
MENGGATAL INVESTMENT LTD. ....	463274
MUCCAPINE INVESTMENTS LTD. ....	641818
MULTI SERVICE CLEANING INCORPORATED ....	836462
MURPHY EXCAVATING & UTILITIES LTD. ....	760305
NMD INVESTMENTS INC. ....	1061969
NORTHERN INDUSTRIAL GASKETS INC. ....	881785
OCEAN VAC LIMITED ....	1064943
OLYMPIA & YORK (FIFTH AVENUE PLACE) LIMITED. ....	623405
OLYMPIA & YORK CONTRACTORS LIMITED. ....	421689
PIPE WELDING & MECHANICAL CONTRACTING INC. ....	799212
PITCO BUILDING CORPORATION ....	734286
PLACEMENTS GILLES PARISIEN INVESTMENTS INC. ....	81386
REGAL ALUMINUM LTD. ....	515472
RICHMOND VICTORY CORPORATION ....	658896

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
RICK HAY SALES AGENCY LTD. ....	454178
RICK SIKORSKI SPORTS LTD. ....	618627
RIVIERA FARM HOLDINGS LTD. ....	472653
ROMIR INVESTMENTS LIMITED ....	865726
RUHAR HOLDINGS LTD. ....	619122
RUMBLE CONTRACTING LIMITED ....	145346
SEMA CONSTRUCTION COMPANY LIMITED ....	268571
SOLIN HOMES INCORPORATED. ....	590290
SOUTHERN COMFORTS FASHIONS LTD. ....	334291
TARAVAL REALTY CORP. ....	757359
TERM COMMUNICATION SERVICES INCORPORATED ....	891807
TERRY COLLIER PHOTOGRAPHY INC. ....	392874
THE CONSORTIUM GROUP LIMITED ....	509585
THE PERSONAL TOUCH EMBROIDERY LTD. ....	585705
THRIFTCARGO (1991) INC. ....	933452
TONENZA INVESTMENTS LTD. ....	432313
TORHAVEN INVESTMENTS LTD. ....	38719
TOSYC INCORPORATED ....	469245
TUITE CONSTRUCTION LIMITED ....	280044
TURF-PRO LANDSCAPERS INC. ....	957874
UNIFIED CARPENTRY LTD. ....	626402
VILLAGE APPRAISAL SERVICES INC. ....	861657
WILKOR RENOVATIONS INC. ....	788631
WINCOR GLASS (NIAGARA) LIMITED ....	752513
WINDSOR HOME CARE (1990) INC. ....	884721
YOUR CHOICES THEATRICAL ENTERTAINMENT AGENCY CORP. ....	917490
1024404 ONTARIO INC. ....	1024404
209 ONTARIO STREET LTD. ....	650759
360 BAYFIELD STREET HOLDINGS LTD. ....	601498
398827 ONTARIO LIMITED. ....	398827
425038 ONTARIO LIMITED. ....	425038
438723 ONTARIO LIMITED. ....	438723
459796 ONTARIO INC. ....	459796
470555 ONTARIO LIMITED. ....	470555
484859 ONTARIO LIMITED. ....	484859
488827 ONTARIO LIMITED. ....	488827
5140 YONGE STREET LIMITED. ....	759474
555187 ONTARIO INC. ....	555187
563209 ONTARIO LIMITED. ....	563209
642364 ONTARIO LIMITED. ....	642364
658120 ONTARIO INC. ....	658120
663714 ONTARIO LIMITED. ....	663714
678806 ONTARIO INC. ....	678806
697033 ONTARIO LIMITED. ....	697033
699487 ONTARIO LIMITED. ....	699487
703126 ONTARIO LIMITED. ....	703126
715783 ONTARIO INC. ....	715783
731283 ONTARIO LTD. ....	731283
743707 ONTARIO LIMITED. ....	743707
747128 ONTARIO LTD. ....	747128
749595 ONTARIO LTD. ....	749595
761198 ONTARIO LIMITED. ....	761198
789416 ONTARIO LIMITED. ....	789416
810107 ONTARIO INC. ....	810107
863722 ONTARIO LTD. ....	863722
898348 ONTARIO LIMITED. ....	898348
904138 ONTARIO LIMITED. ....	904138
932598 ONTARIO LIMITED. ....	932598
962241 ONTARIO LIMITED. ....	962241
964302 ONTARIO INC. ....	964302

**Cancellation of Certificates of Incorporation  
(Corporations Tax Act Defaulters)  
Annulation de certificats de constitution  
en personne morale  
(Non-respect de la loi sur l'imposition  
des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 28th December, 1998 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 28 décembre 1998 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

ADVANTAGE INC .....	986882
LASS INTERNATIONAL INC.....	840093
MILLPORT INDUSTRIAL CONSTRUCTION	
LIMITED.....	127639
MONTGOMERY & ASSOCIATES INC. ....	1060218
REDLINE TRACTOR SYSTEMS OF CANADA	
LIMITED.....	607115
RUNAD HOMES LTD. ....	683458
TANQUERAY COMPUTERS INC. ....	501956
VAUGHAN IRON WORKS LTD.....	995994
VIDEO TEXT INCORPORATED.....	406151
418348 ONTARIO LIMITED .....	418348
710733 ONTARIO LIMITED .....	710733
804731 ONTARIO INC.....	804731
1021382 ONTARIO LIMITED .....	1021382

4/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Cancellation of Certificates of  
Incorporation  
(Business Corporations Act)  
Annulation de certificat de constitution en  
personne morale  
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la compagnie
de la compagnie :	en Ontario

1999-1-8  
SPEEDY AUTO COLLISION INC.....1229932

4/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Cancellations for Cause  
(Business Corporations Act)  
Annulation à juste titre  
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that, by orders under Section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved: The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats des sociétés énumérées ont été annulés pour un motif suffisant et, dans le cas de certificats de constitution, les sociétés ont été dissoutes. (La date de l'annulation précède la liste des sociétés visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale :	Numéro matricule de l'Ontario

1998-1-8  
GOTTCON CONTRACTORS LIMITED .....
 461701 || TAJ MAHAL TORONTO CASINO INC. .... | 1110426 |

4/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Co-operative Corporations Act  
(Certificates of Incorporation Issued)  
Loi sur les sociétés coopératives  
(Certificats de constitution délivrés)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, a certificate of Incorporation has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* un certificat de constitution a été délivré à :

Name of Corporation and Head Office:
Nom de la compagnie et siège social :

1999-1-5  
The Employers Co-operative Inc., Toronto



Name of Corporation and Head Office:  
Nom de la compagnie et siège social :

1999-1-8

Contrast Photographic Co-operative Inc., Toronto

JOHN HARPER,  
Director,  
Credit Unions and Co-operatives  
Services Branch,  
Financial Services Commission  
of Ontario.  
Directeur,  
Direction des caisses populaires  
et des coopératives,  
Commission des services financiers  
de l'Ontario.

4/99

## Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending December 4, 1998. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 4 décembre 1998. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Abdul Cader, Sithy Marliya — Mohamed Nalir, Sithy Marliya  
Abu-Dumaideh, Khalid Farid — Mansour, Khalid Farid  
Aklou, Devarani Nicolita — Persaud, Devarani Nicolita  
Alexandar, Ameel — Alexander, Emil  
Alexandar, Jina — Alexander, Gina  
Alexandar, Lidia — Alexander, Lidya  
Alexandar, Rimon — Alexander, Raymond  
Alexandar, Sara — Alexander, Sara  
Alexandar, Wilem — Alexander, William  
Ali, Alisha Sharon — Maraj, Alisha Sharon  
Ayres, Bernadine Anne — Ersil, Bernadine Anne  
Bailey, Joyce Maryln — Matzold, Joyce Maryln  
Baratto, Adem — Colakoglu, Adem  
Barden, Tanya Lynn — Larson, Tanya Lynn  
Belanger, Jonah Alexandre — Fuerth, Jonah Alexandre  
Bell, Theresa Christina — Wilkie, Theresa Christina  
Benassi, Jenifer-Ann — Benassi, Gianna Marie  
Bertram, Donna — Rasmussen, Donna  
Bickford, Amanda Doris — Tune, Amanda Doris  
Bladek, Marzena — Bator, Marzena  
Bober, Deborah Lynn — Hatt, Deborah Lynn  
Bolonzon, Luke William — Clitheroe, Luke William Michel  
Boudens, Kimberly Ann — Boudens, Kauthier Abdullah  
Braun, Kristin Erika — Lorelli, Kristin Erika  
Buklis, Denise Jane — Truchon, Denise Jane  
Burgess, Deborah Siobhan — Haire, Deborah Siobhan  
Cao, Hua Yang — Slattery, Emma Joy Yang  
Carnell, Marian MacFarlane — Carnell, Marion MacFarlane  
Carousa, Albert Dominic — Coruzzi, Albert Dominic  
Casciano, Rita — Casciano Donovan, Rita  
Chan, Sze Man — Chan, Kin Man  
Chaput, Jean-Claude Gerrard — Hillier, John Michael  
Chaudhari, Tahira — Chaudhari, Arsh  
Chim, Hay-Choi — Chim, Jimmy Hay-Choi  
Chim, Wai Tin — Chim, Sarah Wai Tin  
Chin Ku, Mei Chu — King, Helen Mei Chu  
Christian, Ashley Lydie Janine — Gauthier, Ashley Lydie Janine

Connery, Bobbie Joanne — Wilson, Bobbie Joanne  
Cunning-Green, Catherine Joan — Green, Catherine Joan  
Dallasz, Antigone — Dallas, Antigone  
Dallasz, Cenka — Dallas, Cenka  
Dallasz, Naum — Dallas, Naum  
Deschamps, Denise Milene — White, Denise Guylaine  
Dickson, Ipsita — Bhattacharya, Ipsita  
Doedens, Michelle Maria Angela — Sam, Michele Anita  
Duale, Asho Ibrahim — Duale, Aisha Ibrahim  
Dustin, Sarah Doris — Harvey, Sarah Doris  
Dyck, Cory James — Moore, Cory James  
Dyck, Jesse Daniel — Moore, Jesse Daniel  
Dyck, Richard James — Moore, Richard James  
Ebadan, Elizabeth Ikayere — Anene, Elizabeth Ikayere  
Egorow, Lydia — Egorow-Friessecke, Lydia  
Elliot, Teresa Margaret — Buys, Teresa Margaret  
Ethier, Wendi Ann — Noseworthy, Wendi Ann  
Fan, Yin Hung — Fan-Kwong, Stella Yin Hung  
Ferguson-Jansekovich, Larissa Lynn — Downie-Ferguson, Larissa Lynn  
Fleury, David Lucien — Hutcheon, David Lucien  
Garraway, Claudia Cornelia — George, Claudia Cornelia  
Ghavami, Hasan — Youssefi, Mehran  
Grant, Uvalyn — Grant, Pamela Uvalyn  
Gray, Gerald William — Watson, Jerold William  
Gray, Kelly Marlene — Luckasavitch, Kelly Marlene  
Green, Veronica Caroline — Green-Dimitroff, Veronica Caroline  
Gronau, Magali Micaela — Toy, Magali Micaela Gronau  
Groves, Joshua Shawn Waylon — Morrison, Joshua Shawn Waylon  
Guilbault, Joseph Paul Claude — Guilbeault, Paul Emile  
Hardy, Wendy June — Dowsling, Wendy June  
Hewitt, Novelette Pamela — Hewitt-Swaby, Novelette Pamela  
Holiszowska, Danuta Jadwiga — Niemiec, Danuta Jadwiga  
Horinkova, Hana — Spagnola, Hana  
Hulev, Eleonora — Nikolavski, Eleonora  
Hysert, Tammy Lynn — Fetterly, Tammy Lynn  
Ip-Fung-Khing-Shan, Suzanne Lina — Koo-Yam-Too, Suzanne Lina  
Jackman, Tracy Lynn — McAuley, Tracy Lynn  
Jafri, Kaneez Zehra — Jamal, Kaneez Zehra  
Jeffery, Jamie Kathleen — Ward, Jamie Kathleen  
Kalinowska, Elzbieta — Kozstr, Elzbieta  
Kaufmann, Heather Christine — Kaufmann-Todd, Heather Christine  
Kay, John Paul — Kay, Johnny  
Kinlough, Marie Gabrielle Louise — Gabrielle, Louise  
Kok, Kenneth Albert — Koke, Kenneth Albert  
Kosikar, Kozy Israel — Israel, Kozy  
Krauss, Donald Michael James — Guindon, Donald Michael James  
Krauss, Lindsay Esther — Guindon, Lindsay Esther  
Lagroix, Nathalie Daniele — Lagroix Othmer, Nathalie Daniele  
Lam, Lai Ping — Chim, Ada Lai Ping  
Lapointe, Terance William Gerald — Blundell, Terance William Gerald  
Larocque, Marie Germaine Guylaine — Leveille, Marie Germaine Guylaine  
Lee, Ka-Man — Lee, Carmen  
Leggiero, Gina Lori — Ceresoli, Gina Lori  
Legue, Derek Joseph — Kirby, Derek Joseph  
Liston, Martin Brooks — Foster, Martin Brooks  
Love, Christina Marie — Pavli, Christina Marie  
Lu, Thuc Tran — Phung, Thuc Tran  
MacDonald, Connie Irene — Jubenville, Connie Irene  
MacLean, April Dawn — Hogeboom, April Dawn  
MacLeod, Johnathan Matthew — Hatzis, Johnathan Matthew  
Maes, Iris Maria — McIntyre, Iris Maria  
Martin, Julie Errington — Brittain, Julie Errington  
Mason, Kathleen Dolores — Allen, Kathleen Dolores  
Mattwich, Nicholas John — Rosati-Mattwich, Nicholas John  
McAlister, Aspen Ruth — Dash, Aspen Ruth  
McDonald, Deanna Katherine — Brady, Deanna Katherine  
McGilvray, Britney Marjorie — Vanblaricum, Britney Marjorie  
Mero, Melissa Gomes — Mero, Melissa Ana Gomes  
Milito, Roxanne Marie — Hunter, Roxanne Marie  
Milligan, John Allan — Milligan, Douglas Jon Alexander  
Milligan, Tina Louisa — Milligan, Martina Heather  
Mohabir, Urmilla — Raghunandan, Urmilla  
Mohamed, Abdikarim — Abdikarim, Abdikarim



Mohamed, Abdulhakim Ahmed — Bazuhair, Abdulhakim Ahmed  
 Mohamed  
 Mooring, David Edward — Coutts, David Edward  
 Morton, Kenneth Allan II — Elford, Kenneth Allan  
 Neuman, Leanne Kristine — MacDonald, Leanne Kristine  
 Nguyen, Dong Quynh — Nguyen-Ly, Dong Quynh  
 Nichols-Won, Sherry Lynn — Senecal, Sherry Lynn  
 Oles, Elzbieta — Oles, Elizabeth Ella  
 Ono, Maya — Guest, Maya  
 Ottman, Gary David — Ottman, Sherry Denise  
 Park, Tyler Kimmaliardjuk Naitok — Naitok, Tyler Kimmaliardjuk  
 Patterson, Lisa Kaye — Estes, Lisa Kaye  
 Peter, Ilona Krisztina — Homolya, Ilona Krisztina  
 Petropoulos, Constantina — Petridis, Constantina  
 Phillips, Peter — Phillips, Wayne Peter  
 Pierce, Janis Lee — Eden, Janis Lee  
 Pitkin, Kristine Alison — De Raucourt, Kristine Alison  
 Plesniak, Anna — Fleguel, Anna  
 Polacco, Angelic Marina — Almeida, Angelique Marina  
 Poulson, Laurie Lynn — McCarty, Laurie Lynn  
 Prymak, Anna — Wazny, Anna  
 Racine, Lillian — Anderson, Lillian  
 Racksasouk, Bounhieng — Chang, Bounhieng Boun  
 Ramos, Rowena Fermin — Belarmino, Rowena Fermin  
 Remington, Salina April — Rose, Salina April  
 Richards, Catherine Joanne — Ryan, Catherine Joanne  
 Ricks, Catherine Emily — McGuane, Catherine Emily  
 Rizkallah, Jane — Mustac, Jane  
 Robertdevadasan, Antonyhasan — Thevathasan, Robert Antony  
 Thasan  
 Robertson, Dana — Smith, Dana Robin  
 Robinson, Kathleen Victoria — Strader, Kathleen Victoria  
 Roxborough, Patrick Henry — Caesar, Divinus Caligula  
 Saib, Guneet Kaur — Vilku, Guneet Kaur  
 Salao, Lindsay Remy-Rose — Salao-Mariano, Lindsay Remy Rose  
 Sanchez Fernandez, Yamire De Las Mercedes — Reynolds, Yamire  
 De Las Mercedes  
 Sayed, Awatif Cuma — Maluak, Awatif Cuma  
 Schilbe, Kimberley Audree Marie — Schilbe McCarnen, Kimberley  
 Audree Marie  
 Shippet, Jennifer Rose — Dunn, Jennifer Rose Shippet  
 Simpson-Henderson, Reese Nicolas — Simpson, Reese Nicholas  
 Singh, Kulvir Ranbir — Pharmaha, Kulvir S.  
 Smith, Jamie Patrick — Boland, Jamie Patrick  
 Stankiewicz, Anna Gizela — Leja, Anna Gizela  
 Subramaniam, Suganthini — Jegatheeswaran, Suganthini  
 Sugramanian, Senthil Kumar — Kumar, Senthil Subramanian  
 Symington-Kukko, Carolyn Ruth — Symington, Carolyn Ruth  
 Szabo, Agnes — Onodi, Agnes  
 Tagas, Marie-Je Pangan — Javier, Marie-Je Pangan  
 Taleshi, Mahyar — Taleshi, Mark Mahyar  
 Tamai, Junko — MacDonald, Junko  
 Temelkovski, Adele — Molino, Adele  
 Thommaipillai, Mary Antonita — Robert, Mary Antonita  
 Tilley, Martina Angela — Chapman, Martina Angela  
 Tioutiounnik, Alexandre — Tyutyunnik, Alexander  
 Todd, Malcolm Kenneth — Kaufmann-Todd, Malcolm Kenneth  
 Touchette, Craig — Seed, Craig Joseph Andrew  
 Tran, Huong Ngoc — Tran, Priscilla Huong  
 Tran, Long Vinh — Chan, Kelvin  
 Van Tichelen, Jody Ann — Fiorini, Jody Ann  
 Vanexem, Michelle Anne — Vanexem, Angel Michelle  
 Vigliarolo, Nickolas Arthur John — Lemieux, Nickolas Arthur John  
 Weisberg, Danielle Melissa — Manis, Danielle Melissa  
 Whitcher, Patricia Maria — Striwe, Patricia Maria  
 Wilson, Donna Lynn — Wilson Kaat, Donna Lynn  
 Wilson, Mathilda Lorraine — Ross, Mathilda Lorraine  
 Winkworth, Linda Diane — Barat, Linda Diane  
 Wong, My Thuy — Wong, May T.  
 Worby, Rachelle Ottie Rose — Philp, Rachelle Ottie Rose  
 Wu, Ting Hui — Ng, Tan Fai  
 Yu, Eun Young — Yu, Iris Eunyong  
 Zacharkiw, Lubow — Drozd, Lubow

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending December 11, 1998. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 11 décembre 1998. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Bartraw, Madeline Laggassa — Tuttle, Madeline Laggassa  
 Berger, Cathy Ann — Ayotte, Cathy Ann  
 Bonde, Brandon James — Bailey, Brandon James  
 Cristau, Tony — Cristao, Tony  
 Germain, Joel Joseph Michael — Gunn, Joey Joseph Michael  
 Good, Valeria Gwendylin — Good, Valerie Gwendolyn  
 Harrell, Shane Darren — Watson, Shane Darren  
 Im, Yung-Mi — Im, Judie Yung-Mi  
 Jansekovich, Simone Nadine — Downie, Simone Nadine  
 Kasparians, Karine — Maksimowicz, Karine  
 Le Grow, Branden James Milberry — Milberry, Brandon James  
 McCluskey, Andrea Luva — Moser, Andrea Luva  
 Ottertail, Natanataconaybeak — Atatise, Bessie Vivian  
 Taus, Brock Thomas Meehan — Meehan Taus, Brock Thomas  
 Vincent, Jane Elizabeth — Arrowsmith, Jane Elizabeth  
 Vollans, Betty Roberta — Kish, Donna Lynn  
 Ward, Sarah Joanna — Sillers, Sarah Joanna  
 Young, Yet Ming — Young, Jet Ming Danny

(6358) 4  
 INDIRA SINGH,  
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending December 18, 1998. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 18 décembre 1998. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Aboul Azm, Usama Fawzi — Usama, Osama  
 Achramowicz, Dorota — Liszek, Dorota  
 Allinott, Mary Lianne — Heidinga, Mary Lianne  
 Amo, Mallory Ann — Birk, Mallory Ann Amo  
 An, Eryi — An, John Eryi  
 An, Heng — An, Harry Heng  
 Archibald, Jacob William Scott — Quayle, Jacob William Scott  
 Bacchus, Ziya Hesson — Singh, Ziya Hesson  
 Baker, Sonja Lynne — Baker, Sonja Kelly Lynne  
 Bakhouchvili, Marina Khafisovna — Moore, Marina Khafisovna  
 Baraniuk, Victoria — Svitak, Victoria  
 Bemert, Angelika — Zurita, Angelika  
 Ben-Isaac, Avrohom Gershon — Watts-Smith, Andrian Edward  
 Alexander  
 Blanchette, Joseph Gilles Joscelyn — Blanchette, Ghislain  
 Bomberry, Johnathan Russell — Powless, Johnathan Russell  
 Bourgeois, Stephen Micheal — Comisso, Stephen Michael  
 Break, Jennifer Louella — Bauman, Jennifer Louella  
 Brownlee, Lori-Anne Michelle — Knol, Lori-Anne Liz  
 Brox, William Jeremy — D'Brox, Jeremy William  
 Brunger, Randell Johnathan David — Brunger Sullivan, Randell  
 Johnathan David  
 Calabria, Andras — Calabria, Daniel Andras  
 Chan, Chi Shan — Yip, Cherry Chi Shan  
 Chan, On Ni — Chan, Annie Onni  
 Chen, Da Kang — Chen, Frank  
 Chen, Yi Huan — Chen, Lei Yu  
 Cheung, Man Guy — Chang, Thomas Wilfred  
 Cheung, Wai — Cheung, Eric Wai  
 Chicoine, Leopold Joseph Bernard — Chicoine, Paul  
 Chow, Yin Yee — Chow, Marianne Yin Yee  
 Clapper, Todd David Edward Benjamin — Crawford, Todd David  
 Edward Benjamin  
 Colbert, Kevin Jack — Sherman, Kevin Michael  
 Conroy Simard Dupuy, Melissa Janico Gabrielle — Munroe, Melissa  
 Dawod, Jack — Habboosh, Jack  
 Dawod, Raey Nafeh — Habboosh, Ray

- Dewolfe, Erika Anne — Campbell, Ericka Anne Emily  
 Diefenbacher, Kelly Jane — D'Brox, Kelly Jane  
 Dietert, Sylvia Christa — Chapman, Sylvia Christa  
 Dimacaracos, Kyriaki — Dimakarakos, Kyriaki Koula  
 Donde, Shilpa Suresh — Chitre, Shilpa Suresh  
 Donovan, Denise Marie Lauretta — Point, Denise Marie Lauretta  
 Dubois, Jeannine Marie — Dubois, Janine Marie  
 Earle, Chandra Constance — Samuels, Chandra Constance  
 Eeswaranathan, Ranga Manori — Eeswaran, Ranga Manori  
 Ellul, Geraldine Mary Anne — Lo Schiavo, Geraldine Mary Anne  
 Embaye, Ellen Teferi — Embaye, Ellen  
 English, Thomas Alfred — Van Boven, Thomas Alfred  
 Fata, Frankie — Coccimiglio, Frankie John Michael  
 Freyer, Stacey Lisa — Kilgour, Stacey Lisa  
 Gemech, Aweke Alemu — Alemu, Michael Aweke  
 Ghost, Michael — Hughes, Michael  
 Glazier, Mary Gayle — Glazier, Gayle Mary  
 Gliddon, Elijah Maxwell Cecil — Stamper, Maxwell Elijah  
 Goulet, Valerie Janet — Kuypers, Valerie Jeannette Goulet  
 Grabowski, Jennifer Jones — Henry, Jennifer Jones  
 Green, Kyla Renee — McKellar, Kyla Renee  
 Gulati, Gayatri — Gulati, Sonya  
 Hanif, Kunval — Shabbar, Kunval  
 Hanoman, Fazeya — Ali, Fazeya  
 Harrison, Adam James — Hess, Adam John  
 Herbertson, Susan Anne — Noah, Halle Paige  
 Hernandez, Olga Yosebeth — Jimenez-Marroquin, Olga Yosebeth  
 Hinnells, Dominic Armando Roberto — Gravelle, Dominic Roberto  
 Hoglund, Samanta — Hoglund, Shayna Justine Elizabeth  
 House, Diane Lynn — Romanovich, Diane Lynn  
 Huang, Tian — Stork-Benes, Emily Tian  
 Hunter, Dylan Micheal — Fraser, Dylan Micheal  
 Imbeau, Andre Joseph Leonard Gaston — Imbeault, Andre Joseph Leonard Gaston  
 Ip, Joyce — Grant, Joyce  
 Jennings, Barbara — Beauvais, Barbara  
 Joly, Richard Royal — Hiladie, Richard Royal  
 Karalasingam, Pangayavathani — Sritharan, Pangayavathani  
 Karthigesu, Umayangga — Yogalingam, Umayangga  
 Kathiravetpillai, Yogarasa — Kathiravetpillai, Yogarajah  
 Kaur, Danvir — Kang, Danvir Kaur  
 Kaur, Gurbakhsh — Bharhani, Gurbakhsh  
 Kaur, Jatinder — Bajwa, Jatinder  
 Kaur, Tarinderjit — Kang, Tarinderjit Kaur  
 Kelly, Guy Richard Patrick — Kelly, David Guy Richard Patrick  
 Khoursik, Ekaterina — Chekhter, Katherine  
 Kim, Hyunjoon — Kim, Martin Hyunjoon  
 Kim, Semin — Kim, Eliza Semin  
 Kitching, Steven Dennis — Presley, Steven Dennis  
 Klages, Stephanie Louise — Carson, Stephanie Louise  
 Kraster, Ethel Antoinette — Carre-Hilton, Tonnea  
 Krishnaananadan, Pramila — Muhuntha, Pramila  
 Kumar, Arun — Kumar, Arun Michael  
 Kumar, Manoj Kumar — Saggi, Sharnjit Singh  
 Lau, Chi-Keung — Lau, David Chi-Keung  
 Lavidas, Dimitrios — Mesovitis, Dimitrios  
 Legault, Robert Christopher Blake — McIntosh, Robert Christopher Blake  
 Li, Xiangyu — Li, Stanley Xiangyu  
 Likely, Cecil Arthur — Meehan, Cecil Arthur  
 Linn, Maung Naing — Linn, Linus  
 Linnik, Mykhailo — Linnik, Michael  
 Locklin, Jason Jamie — Locklin, Jason Jamie Whiting  
 Lu, Tinh Vinh — Lui, Joyce Lai Ying  
 Ma, Wah Wah-Tin — Lin, Suzanne Mei-Lin  
 MacDonald, Marilyn Ann — MacDonald, Eileen Ann  
 Malette, Marie Lise Suzanne — Malette, Suzanne Lise Marie  
 Mangaard, Sarah Ing-Britt — Merchant, Sarah Ing-Britt  
 Manley Hatcher, Andrea Aletha — Moore, Andrea Aletha  
 Manning-Likely, Brandon John — Manning Meehan, Brandon John  
 Marche, Donna Ann — Dawe, Donna Ann  
 Markovich, Lisa Marie — Duncan, Lisa Marie  
 Marovskis, Alison Lorainne — Gonzalez, Alison Lorainne  
 McConnell, Colin James — Bickford, Colin James  
 McCourt, Colleen Janice — Terry, Colleen Janice  
 McKay, Alicia Sue — Turtle, Alicia Sue  
 Melim, Sandra Marisa Vieira — Liberty, Sandra Marisa Vieira  
 Mellor, Ena — Badger, Ena  
 Meyer, Gretel Greenfern — Meyer Odell, Gretel Greenfern  
 Middlekoop, Karly Jade — Madill, Karly Jade  
 Minhas, Harkishan Singh — Minhas, Gurjit Singh  
 Mitchoepoulos, Leonid Joseph — Mitges, Goldwyn Leon  
 Mohamed, Catherine Ann — Darmody, Catherine Ann  
 Mouradian, Elvira — Bronshteyn, Elvira  
 Muckle, Jennifer Sharon — Muckle Boyd, Jennifer Sharon  
 Muckle, Lee Ann — Muckle Boyd, Lee Ann Sandra  
 Myers, Emily Lynne — Hess, Emily Lynne  
 Nazim, Mohammad — Gujar, Mohammad Nazim  
 Olatunji, Cynthia Lara — Oladipo, Cynthia Lara  
 Owen, Jocelyn S. — Martinez, Jocelyn S.  
 Owens, Sheena Suzanne — Baumann, Sheena Suzanne  
 Peach, Margaret Joyce Caroline — Davis, Carolyn Page  
 Pentcheva, Lidia — Spring, Lidia Linda  
 Pominville, Joseph Stephane Miguel — Pominville Leclair, Miguel Stephane  
 Prejent, Michel Paul — Simpson, Michael Paul  
 Ramadan, Randa — Farhat, Randa  
 Ramaswamy Iyer Uma, Chandra Sekara Puram — Ramaswamy, Uma  
 Ratnam, Daneez — Ravinthiranath, Daneez  
 Ratnam, Manohari — Ravinthiranath, Manohari  
 Rayner, Montgomery Alexander Grunthal — Langford, Montgomery Alexander Grunthal  
 Richardson, Michael Harold — Pineau, Harold Michael  
 Riddell, Michael Jason Elson — Elson, Michael Jason  
 Roch, Marie Louise Alice — Roch, Alice Louise Marie  
 Rockeyfellow, Walter Edmond — Rockefeller, Walter Edward  
 Rooke, Samantha Elizabeth — Kafato, Samantha Elizabeth  
 Safran, Joseph — Sulkowski, Jozef  
 Schofield, Robert Anthony — Schofield, Ruth Ann  
 Selladurai, Selvambihay — Thevarajah, Selvambihay  
 Shand, Marilyn Melrose — Barnswell, Marilyn Melrose  
 Shanmuganathan, Sasikala — Mathanamohan, Sasikala  
 Shanmugathan, Jathini — Jeevakumar, Jathini  
 Shao, Jackie — Huang, Jackie  
 Shaver, Lisa Marie — Hatten, Lisa Marie  
 Shenian, Arash — Shenian, Arash Daniel  
 Shu, Zhi Qin — Shu, Simon  
 Siembida, Penny May — Ahola, Penny May  
 Simon, Christin — Simon Ogryzlo, Christin  
 Singh, Balwinder — Dhesi, Balwinder Singh  
 Singh, Ranjit — Kang, Ranjit Singh  
 Singh, Ravinderdeep — Bal, Ravinder Deep Singh  
 Singh, Varinderjit — Bal, Varinderjit Singh  
 Smallwood, Cameron Robert John — Tevelde, Cameron William Richard  
 Smallwood, Caprice Jolene Ann — Tevelde, Caprice Jolene Ann  
 Smith, Aubrey Jackson — Kemp, Aubrey Johnson  
 Sobczyk, Marek — Miles, Mark Rex  
 Sodouri, Pedram — Sodouri-Bakhtiari, Pedram  
 Speer, Diana Mary Lyn — McBean, Diana Mary Lyn  
 Springett, Matthew Leonard — Hunter, Matthew Leonard  
 Springett, Michael John — Hunter, Michael John  
 Stack, Isaac Joel — Howard, Isaac Joel  
 Stott, Samantha Ann — Lennox, Samantha Ann  
 Sutton, Amy Norma — Sutton, MacKenzie Caffrey James  
 Szeto, Richard Kin Wah — Szeto, Michael Louie  
 Thillaiampalam, Nageswary — Thillaiampalam, Sathya  
 Thillaiampalam, Ramsayini — Thillaiampalam, Ramla  
 Thom, Robert John James — Reid, Robert John James  
 Todd, Edward Dennis — Myers, Ted Donald  
 Tombran, Elsie — Tombran, Lisa  
 Toste, Paul — Brown, Paul  
 Trojanowski, Katarzyna Bogna — Novak, Kasia Bogna  
 Tsygankova, Tetyana — Shamblin, Tetyana  
 Vallincourt, Debra Clair — Vaillancourt, Deborah Claire  
 Vo, Thanh Nghia — Trac, Chanh Nghia  
 Walsh, Jessica Ashley Marie — Daly, Jessica Ashley Marie  
 Whittaker, Robert Charles — Whittaker, Robin Charles  
 Wilfart, Hanislans — Wilfort, Stanley Joseph  
 Wood, Angela Marie — Melaney, Angela Marie  
 Workman, Amy Yvonne Kathleen — Campbell, Amy Yvonne Kathleen



Workman, Leah Ann Muriel — Campbell, Leah Ann Muriel  
 Yendall, Natasha Lynn — Murack, Natasha Lynn  
 Yu, Chui Fung — Yu, Anna Chui-Fung  
 Zare, Jafar — Abdollahzadeh Zare, Jafar  
 Zarebski, Karol — Struminski, Karol  
 Zhang, Pu — Zhang, Paul  
 Zhang, Yang — Zhang, Andrew  
 Ziouzikov, Roman — Korn, Roman

(6359) 4

INDIRA SINGH,  
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending December 24, 1998. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 24 décembre 1998. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Akbar, Rubina — Sheikh, Rubina  
 Alexander, Cody Clarence — Rakovich, Cody Clarence-Alexander  
 Alexander, Harlee Jean — Rakovich, Harlee-Jean Alexander  
 Ander, Elisa Hilda — Palermo, Elisa Hilda Ander  
 Arthurs, Julie Lynne — Dey, Julie Lynne  
 Bains, Hardeep Singh — Sanghera, Hardeep Singh  
 Baker, Deborah Ann Marie — Baker, Marcy Ann Marie  
 Bale, Marie Pawle Michelle — Bale, Paula Marie  
 Barber, Adam Lee Jonah — Potter, Adam Lee Jonah  
 Barber, Cheryl Anne — Andrews, Cheryl Anne  
 Batra, Priti — Matharu, Priti  
 Beaudoin, Vanessa Nathania — Beaudoin-Reichmann, Vanessa  
 Bechtel, Catherine Margaritte Jean — Proulx, Catherine Margaritte Jean  
 Bellaire, Justin Robert — Bertrand, Justin Bob  
 Bellows, Sean Leslie — Ralph, Sean Leslie  
 Biggs, Yvette Mae — Schink, Yvette Mae  
 Blake, Joseph Augustin Leonard — Minor, Augustin Leonard Joseph  
 Bomanski, Emily Theresa — Carroll, Emily Theresa  
 Bonesso, Marie Berthe Jocelyne — Bonesso St-Laurent, Marie Berthe Jocelyne  
 Bongart, Dora — Sauter Bongart, Dorle Anna  
 Burry, Elaine Maria — Burry, Jamuna Elaine Maria  
 Butac, Nora Jane — Polintan, Nora Jane  
 Campbell, Heather Dawn — Barnes, Heather Dawn  
 Catena, Elizabeth — Szilagyi, Elizabeth  
 Chadha, Vishal — Chadha, Roshie  
 Choi, Hau Yu — Wong, Hau Yu  
 Conte Pauvif, Carolina Madeleine — Omorvyi, Carolina Madeleine  
 D'Alo, Dolores Rita — D'Alo, Dolores Rita Battiston  
 Da Silva Borim, Denise Aparecida — Do Nascimento, Denise Aparecida  
 Davis, Sara Jayne — Allain, Sara Jayne  
 Demian, Dorina — Demian Bociort, Dorina  
 Denis, Joanne Claire — Huels, Joanne Claire  
 Dharmawardene, Uthum Felix — Wardene, Felix Dharma  
 Didicz, Michael — Dedech, Michael Steven  
 El Hag Abdelmagid, El-Shafie Omer Mohamed — Al-Khair, A'Shafie Omer Mohammed  
 Eschbach, Wendy Elizabeth Jane — MacPherson, Wendy Elizabeth Jane  
 Feenstra, Geraldine Diane — Hulleman, Geraldine Diane  
 Ferreira, Luciana Fernandes — Ferreira Maia, Luciana Fernandes  
 Fortin, Mathieu Alvin — Light, Mathieu Alvin  
 Freeman, Lynn Elizabeth — Freeman Haque, Lynn Elizabeth  
 Freitas, Lisete — Rolo, Lisete  
 Geiger, Ilanit — Shapiro, Ilanit  
 Giannetas, Nella Ida Hellen — Ruprecht, Nella Ida Hellen  
 Goodchild-Wood, Bruce Dunlop — Goodchild, Bruce Dunlop  
 Graham, Lavine Sharon — Spencer, Lavine Sharon  
 Green, David Charles — Schneider, David Charles  
 Guilbault, Michael — Ralph, Michael  
 Habib, Kathy — Habib, Katty  
 Harju, Satu Kaarina Mildred — Purdy, Satu Kaarina Mildred

Hawke, Melanie Jane — Rajpersaud, Melanie Jane  
 Hayman, Dallas Amber-Lynn — Newton, Dallas Amber-Lynn  
 Hehir, Genevieve Julienne — Seguin, Genevieve  
 Hildebrandt, Michael Douglas — Lindsey, Michael Douglas  
 Hoermann, Gail Purves — Christopher, Gail Purves  
 Hudon, Marie Judith Julie — Terpstra, Marie Judith Julie  
 Jauch, Adolf — Jauch, Jim Adolf  
 Kale, Patrick Mouchakkaa — Mouchaka, Patrick  
 Kalwa, Mariola Dorota — Mrowiec, Mariola Dorota  
 Kandiah, Shanthini — Mangaleswaran, Shanthini  
 Kaur, Paramjit — Dhaliwal, Paramjit  
 Kerr, Sorina — Kerr, Serena Margaret Rosalie  
 Khatib, Azra Tariq — Hussain, Azra Tariq  
 Kiki, Samar — Najjar, Samar  
 Kim, Ji Mi — Kim, Ginny Jimi  
 King, Mary Jean — King, Mary Isabel  
 Korozsi, Lora Diana — Sidorenko, Lora Diana  
 Kroeker, Clifford Wayne — Kraeker, Clifford Wayne  
 Kroeker, Mackenzie Marie Victoria — Kraeker, MacKenzie Marie Victoria  
 Kroeker, Madison Mary Irene — Kraeker, Madison Mary Irene  
 Kroeker, Oliver Clifford — Kraeker, Oliver Clifford  
 Lamb, Leanne Marie — Gelinas, Leanne Marie  
 Leclair, Kelley Patricia — Knight, Kelley Patricia  
 Leonard, Tanya Michelle — Kernen, Tanya Michelle  
 Leubecher, Shawn Martin — Leubecher Mason, Shawn Martin  
 Lindsay, Kyle Matthew Steven Montague — Cornish, Kyle Matthew  
 Lipiec, Anna — Tomeczkiewicz, Anna  
 Lockyer, David Allan Robert — Cooper, David Allan  
 London, Donna Orea Vanessa — Matthews, Donna Orea Vanessa  
 Luhar, Karima — Mandoo, Karima  
 MacGregor, Tyler Gordon — MacGregor-Germain, Tyler Gordon  
 MacDonald, Cassandra Aileen — MacDonald-Handley, Cassandra Aileen  
 Mackie, Amanda Lynn — Gilby, Amanda Lynn  
 Major, Danielle Claire — Black, Danielle Claire  
 Major, Nathalie Marie Imelda Claire — Earl, Nathalie Marie Imelda Claire  
 Makwaya, Maketikala — Nsoli, Maketikala  
 Massie, Anne Liliane — Brunet, Anne Liliane  
 McKinnon, Tina Rose — Watts, Tina Rose  
 McRae-Lavallee, Jill Maureen — White, Jill Maureen  
 Miller, Sharon Lynn — Kosloski, Sharon Lynn  
 Nemeth, Otilia — Szecsody, Otilia  
 Ng, Lai Soo — So, Lai Soo  
 Noland, Julie Lorraine — Byers, Julie Lorraine  
 O'Sullivan, Patricia Anne — Shearon, Patricia Anne  
 Olsen, Teresa Lynn — Jensen, Teresa Lynn  
 Olsever, Deoti — Olsever, Devti  
 Orsel, Carrie Lee — Gales, Carrie Lee  
 Ostrovsky, Iris — Weinberg, Iris  
 Ovejas, Marivic De Ocera — Ovejas Locsin, Marivic De Ocera  
 Paradise, Liman — Newton, Lyman Wilfred  
 Parekh, Gayatriben Ishverlal — Patel, Gayatriben Ishverlal  
 Peckham, Leanne — Blance, Leanne  
 Piccirillo, Filomena — Di Matteo, Filomena  
 Poirier, Elizabeth Mary — Baldwin, Elizabeth Mary  
 Primo, Allison Sherry Ann — Jordan, Allison Sherry Ann  
 Ralston, Leigh Meghan — Ralston-Calbert, Leigh Meghan  
 Ramos, Wilma De Vera — Servito, Wilma De Vera  
 Reynolds, Amy Elizabeth — Blenkiron, Amy Elizabeth  
 Rogowska, Stanilawa — Wiackiewicz, Stanislaw  
 Roninova, Silva — Reinhardt, Silva  
 Roy, Beverley Christine — Corbiere, Beverley Christine  
 Roy, Christine Mary Lise — Prescott, Christine Mary Lise  
 Ryckman, Susan Diane — Betts, Susan Diane  
 Sabol, Joan Sandra — Sabol, Joanna Sandra  
 Sader, Helene Tannous — Azar, Helene Tannous  
 Salm, Brittany Yvonne — Noble, Brittany Yvonne  
 Salm, Christina Marie — Noble, Christina Marie  
 Samra, Charanjeet Kaur — Bal, Charanjeet  
 Shaw, Pauline May — Smith, Pauline May  
 Shwarcer, Arkadi — Shwarcer, Eric Arkadi  
 Singh, Inderjit — Banga, Inderjit Singh  
 Singh, Kuldip — Rai, Kuldip  
 Skanks, Wendy Kathleen — Dennys, Wendy Kathleen



Smith, Jean Darlene — Smith-Hayes, Jean Darlene  
 Sproat, Tanya Marie — Maw, Tanya Marie  
 Stasinski, Mariusz Sylwester — Cybulski, Mariusz Sylwester  
 Stempniewska, Bozena — Ryzynski, Bozena  
 Sweet, Gina Giuseppina — Salvati, Gina Giuseppina  
 Synyard, Melissa Ann — Coates, Melissa Ann  
 Tadros, Maged Yousry — Tadros, Michael Yousry Mouris  
 Tartt, Angeline Patricia — Best, Angeline Patricia  
 Tekker, Beatrix — Argeropoulos, Beatrix  
 Theriault, Marie Shirley Marguerite — Critchley, Marie Shirley  
 Marguerite  
 Thirunavukkarasu, Kumuthini — Devanandam, Kumuthini  
 Tobin, Marlene — Sakoulis, Marlene  
 Tourigny, Ryan Patrick — Augerman, Ryan Patrick  
 Tran, David — Chan, David  
 Tran, Kien Hung — Chan, Kent  
 Tran, Philip — Chan, Philip  
 Tran, Vincent — Chan, Vincent  
 Tucker, Daphne — Tucker Dallas, Daphne  
 Van Laren, Michelle Maria — Vander Wal, Michelle Maria  
 Vicari, Jackaline Ann — Mintsopoulos, Jackaline Ann  
 Vijayaratnam, Vijayah — Mohanakumar, Kanesu  
 Walker, Barbara Lorraine — Collins, Barbara Lorraine  
 Wasyliv, Halene Anne — Wasyliv, Helene Anne  
 Watt, Kyla Victoria — Arruda, Kyla Victoria  
 White, Audrey Joan — Storrington, Audrey Joan  
 Whitson, Bradley Emerson — Riddell, Bradley Emerson  
 Whitson, Monica Claire — Riddell, Monica Claire  
 Wong, Sze Man — Wong, Mandy Sze Man  
 Wong Fee Chin, Yewsen Francoise — Wardene, Francoise Yew Sen  
 Wood, Derek Daniel — Bradley, Derek Daniel  
 Yourkin, Christopher — Williams, George Edward  
 Zuidervliet, Sara Jeantje — Kraeker, Sara Jaantje

(6360) 4

INDIRA SINGH,  
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending December 31, 1998. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 31 décembre 1998. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Aideyan, Amen Obano — Obano, Amen Wakefield  
 Aideyan, Osaze Obano — Obano, Osaze  
 Bailey, Le Loya Eizabeth — Hosang, Le Loya Eizabeth  
 Ball, Norman Craig — Ball, Craig  
 Barnett, Christopher Herbert — Barnetteam, Christopher Ben Herbert  
 Boloudakis, Spiro Georges — Mandylor, Spiro Georges  
 Brown, Leona — Firek, Leona  
 Cai, Sheng — Cai, Sam  
 Caron, Thomas Virgil — Caran, Thomas Virgil  
 Chiu Tong, Ha — Chiu Tong, Lydia Ha  
 Choi, Kwok Sau — Choy, Kwok Sau  
 Cuff, Candace Joy — Shields, Candace Joy  
 Cullen, Cheryl Dawn — Rivero, Cheryl Dawn  
 Dang, Jessica Thanh Mai — Chan, Jessica Thanh Mai  
 Devilliers Shut, Gregory Heath — Devilliers, Gregory Heath  
 Di Caro, Giacomina — De Lecce, Giacomina  
 Fiset, Claudine Marie Adeliette — Fiset-Algarvio, Claudine Marie  
 Adeliette  
 Gasic, Milica — Gasic, Melissa  
 Genest, Gregoire Maurice Joseph — Robidoux, Gregoire Joseph  
 Greig, Patricia Lynne — Eastmond, Patricia Lynne  
 Hamel, Thorallynn Amy — Laughlin, Thorallynn Amy  
 Hewitt, John Richard — Fowler, Jay J.  
 Higgins, Selina — Higgins, Sherri Lyn  
 Hope, Ian Alexander — Kehoe, Ian Alexander  
 Ingraham, Theresa Margaret Mary — Lalonde, Theresa Margaret  
 Mary  
 Jokinen, Christopher Peter — Fin, Jasper  
 Kebbe, Denise — Abajian, Denise  
 Kennedy, Graden Dale — Kennedy, Graydon Dale

Laing, Yu-Lan — Shen, Yu-Lan  
 Larter, Ralph Louis — Larter, Chuck Ralph Louis  
 Lefaive, Alexander James — Eason, Alexander James  
 Lefaive, Anastasia Christine — Eason, Anastasia Christine  
 Lefaive, Nicholas David — Eason, Nicholas David  
 Lefaive, Stephen Lawrence — Eason, Stephen Alexander  
 Lewczuk, Danuta — Klimukowski, Danuta  
 Ma, Xu Yi — Nye, Anna Xuyi  
 Marosevich, Kimberly Barbara — Archibald, Kimberly Barbra  
 Minogue, Lisa May — Eason, Lisa May  
 Mitchell, Judith Minna — Sano, Judith Minna  
 Motiwala, Insiyah Taher — Panju, Insiyah Taher  
 Narain, Sharada — Narain-Katwaroo, Sharada  
 Neale, Hyacinth Margaret — Marcelle, Hyacinth Margaret  
 Nguyen, Nhi Thi — Nguyen, Hoang Dung  
 Poirier, David Edmond — Campbell, Johnathan David  
 Rahman, Farhadur — Khan, Farhadur Rahman  
 Riviere, Brad Larry Maurice — Hargrove, Brad Larry Maurice  
 Rizzoni, Aeron Gerald Robinson — Rizzoni, Aaron Gerald  
 Santhirasekaram, Jeyalukshmy — Uthayakumar, Jeyalukshmy  
 Scott, Elizabeth Ann — Beck, Elizabeth Ann  
 Scott, Erika Ruth — Scott-Pollock, Erika Ruth  
 Sidlar, Bonnie Marie — Tomkow, Bonnie Marie  
 Simon, Etienne Joseph — Serafin, Steven Joseph  
 Singh, Peggy Debbie Ann — Geukers, Peggy Debbie Ann  
 Sinkovskaia, Anastassia — Soutchanski, Anastassia  
 Sittampalam, Suseela — Arulnes, Suseela  
 Spilsbury, Heather Anne — Pulfer, Heather Anne  
 Stewart, Sharon Ann — Stewart Guthrie, Sharon Ann  
 Subotic, Angelina — Gligorevic, Angelina  
 Szynal, Malgorzata — Karluk, Malgorzata Szynal  
 Tavares, Joao Manuel Ramos — Tavares, John Manuel Ramos  
 Thompson, Bonnie Lynne — Lavoie, Bonnie Lynne  
 Thompson, Shawna Mae — Ruscitti, Shawna Mae  
 Todd, Alison Joan — Jackson, Alison Joan  
 Travis, Vera Lynn Adele — Ruffer, Vera Lynn Adele  
 Vanherk, Adrianna Donna — Warnica, Adrianna Donna  
 Wang, Wen Shi — Wang, Jennifer W.  
 Wang, Zhao — Wang, George Zhao  
 Wang, Zhongkai — Wang, Dennis  
 Wilkin, Shauna-Lee Ellen — Thibodeau, Shauna-Lee Ellen  
 Williamson, Craig Andrew — McIntyre, Craig Andrew

(6361) 4

INDIRA SINGH,  
 Deputy Registrar General

## Ontario Securities Commission Commission des valeurs mobilières de l'Ontario

### ONTARIO SECURITIES COMMISSION RULE 45-501 EXEMPT DISTRIBUTIONS

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3.8	Removal of Exemption for Bonds, Debentures and Other Evidences of Indebtedness	219		"government incentive security" means	
3.9	Removal of Exemption for Securities of a Private Mutual Fund With a Promoter or Manager	219	(a)	a security, or unit or interest in a partnership that invests in a security, that is issued by a company and for which the company has agreed to renounce in favour of the holder of the security, unit or interest, amounts that will constitute Canadian exploration expense, as defined in subsection 66.1(6) of the ITA, or Canadian development expense, as defined in subsection 66.2(5) of the ITA, or Canadian oil and gas property expense, as defined in subsection 66.4(5) of the ITA;	
3.10	Removal of 72(4) Resale Exemption for Control Person Distribution	219	(b)	a unit or interest in a partnership or joint venture that is issued in order to fund Canadian exploration expense as defined in subsection 66.1(6) of the ITA or Canadian development expense as defined in subsection 66.2(5) of the ITA or Canadian oil and gas property expense as defined in subsection 66.4(5) of the ITA;	
3.11	Removal of Subsection 72(7) Exemption for Control Person Distribution	219	(c)	a unit or interest in a partnership or joint venture the sole purpose of which is to carry out a programme of	
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mineral exploration designated by the Minister of Natural Resources under the *Ontario Mineral Exploration Program Act*; or

- (d) a security that entitles the acquiror to a unit of a limited partnership the sole purpose of which is to carry out scientific research activities as defined by subsection 37(7) of Regulation 2900 under the ITA;

“hold period” means that period of either six, 12 or 18 months that would be applicable to a security if it had been acquired under an exemption referred to in subsection 72(4) of the Act;

“multiple convertible security” means a security of an issuer that is convertible into or exchangeable for, or carries the right of the holder to purchase or of the issuer or exchange issuer to cause the purchase of a convertible security, an exchangeable security or another multiple convertible security;

“private issuer” means a person that

- (a) is not a reporting issuer or a mutual fund;
- (b) is an issuer all of whose issued and outstanding shares
- (i) are subject to restrictions on transfer contained in the constating documents of the issuer or one or more agreements among the issuer and the holders of its securities; and
  - (ii) are beneficially owned, directly or indirectly, by not more than 50 persons or companies, counting any two or more joint registered holders as one beneficial owner, exclusive of persons
    - (A) that are employed by the issuer or an affiliated entity of the issuer; or
    - (B) that beneficially owned, directly or indirectly shares of the issuer while employed by it or an affiliated entity of it and at all times since ceasing to be so employed have continued to beneficially own, directly or indirectly, at least one share of the issuer; and
- (c) has not distributed any securities to the public.

“72(4) trade” means a trade in a security under the exemption in clause 72(1)(a), (b), (c), (d), (l), (m), (p) or (q) of the Act or sections 2.4, 2.5 or 2.11 of this Rule;

“72(5) trade” means a trade in a security under the exemption in clause 72(1)(f) (other than a trade to an associated consultant or investor consultant as defined in Rule 45-503 Trades to Employees, Executives and Consultants), (h), (i), (j), (k) or (n) of the Act, or section 2.7 or 2.8 of this Rule; and

“underlying security” means a security issued or transferred, or to be issued or transferred in accordance with the terms of a convertible security or an exchangeable security or a multiple convertible security.

## 1.2 Interpretation

- (1) In this Rule a person or company is considered to be an affiliated entity of another person or company if one is a subsidiary entity of the other or if both are subsidiary entities of the same person or company, or if each of them is controlled by the same person or company.
- (2) In this Rule a person or company is considered to be controlled by a person or company if

- (a) in the case of a person or company,
- (i) voting securities of the first-mentioned person or company carrying more than 50 percent of the votes for the election of directors are held otherwise than by way of security only, by or for the benefit of the other person or company, and
  - (ii) the votes carried by the securities are entitled, if exercised, to elect a majority of the directors of the first-mentioned person or company;
- (b) in the case of a partnership that does not have directors, other than a limited partnership, the second-mentioned person or company holds more than 50 percent of the interests in the partnership; or
- (c) in the case of a limited partnership, the general partner is the second-mentioned person or company.
- (3) In this Rule a person or company is considered to be a subsidiary entity of another person or company if
- (a) it is controlled by,
    - (i) that other; or
    - (ii) that other and one or more persons or companies each of which is controlled by that other; or
    - (iii) two or more persons or companies, each of which is controlled by that other; or
  - (b) it is a subsidiary entity of a person or company that is the other's subsidiary entity.

## PART 2 EXEMPTIONS FROM THE REGISTRATION AND PROSPECTUS REQUIREMENTS OF THE ACT

### 2.1 Exemption for a Trade in a Variable Insurance Contract

- (1) Sections 25 and 53 of the Act do not apply to a trade by a company licensed under the *Insurance Act* in a variable insurance contract, that is
- (a) a contract of group insurance;
  - (b) a whole life insurance contract providing for the payment at maturity of an amount not less than three quarters of the premiums paid up to age 75 for a benefit payable at maturity;
  - (c) an arrangement for the investment of policy dividends and policy proceeds in a separate and distinct fund to which contributions are made only from policy dividends and policy proceeds; or
  - (d) a variable life annuity.
- (2) For the purposes of subsection (1), “contract”, “group insurance”, “life insurance” and “policy” have the respective meanings ascribed to them by sections 1 and 171 of the *Insurance Act*.

### 2.2 Exemption for a Trade Among Control Persons or to the Issuer - Sections 25 and 53 of the Act do not apply to a trade in a security of an issuer, if

- (a) each of the parties to the trade is a person or company that is, as regards the issuer, a person or company referred to in clause (c) of the definition of distribution in subsection 1(1) of the Act; or



- (b) the trade consists of a redemption, purchase or other acquisition by the issuer of a security of the issuer.

**2.3 Exemption for a Trade to or by a Promoter - Sections 25 and 53 of the Act do not apply to**

- (a) a trade by an issuer in a security of its own issue to a promoter of the issuer;
- (b) a trade by a promoter of the issuer in a security of the issuer to another promoter of the issuer; or
- (c) a trade in a security of the issuer between a promoter of the issuer and a person or company that is, as regards the issuer, a person or company referred to in clause (c) of the definition of distribution in subsection 1(1) of the Act.

**2.4 Exemption for a Trade by a Promoter or Issuer in a Government Incentive Security - Sections 25 and 53 of the Act do not apply to a trade by an issuer or by a promoter of an issuer in a security of the issuer that is a government incentive security, if**

- (a) in the aggregate in all jurisdictions, not more than 75 prospective purchasers are solicited resulting in sales to not more than 50 purchasers;
- (b) prospective purchasers are given a contractual right of action;
- (c) before entering into an agreement of purchase and sale, the prospective purchaser has been supplied with an offering memorandum that includes information
  - (i) identifying every officer and director of the issuer,
  - (ii) identifying every promoter of the issuer,
  - (iii) giving the particulars of the professional qualifications and associations during the five years before the date of the offering memorandum of each officer, director and promoter of the issuer that are relevant to the offering,
  - (iv) indicating each of the directors that will be devoting his or her full time to the affairs of the issuer, and
  - (v) describing the contractual right of action in favour of the purchaser;
- (d) the prospective purchaser has access to substantially the same information concerning the issuer that a prospectus filed under the Act would provide and
  - (i) because of net worth and investment experience or because of consultation with or advice from a person or company that is not a promoter of the issuer and that is an adviser or dealer registered under the Act, is able to evaluate the prospective investment on the basis of information about the investment presented to the prospective purchaser by the issuer or selling securityholder; or
  - (ii) is a senior officer or director of the issuer or of an affiliated entity of the issuer or a spouse or child of any director or senior officer of the issuer or of an affiliated entity of the issuer,
- (e) the offer and sale of the security is not accompanied by an advertisement and no selling or promotional

expenses have been paid or incurred for the offer and sale, except for professional services or for services performed by a dealer registered under the Act;

- (f) the promoter, if any, has not acted as a promoter of any other issue of securities under this exemption within the calendar year; and
- (g) section 3.7 does not make the exemption unavailable.

**2.5 Exemption for a Trade in Seed Capital or Government Incentive Securities - Sections 25 and 53 of the Act do not apply to a trade in a security that was previously acquired under the exemption in clause 72(1)(p) of the Act or section 2.4, if**

- (a) in the case of a security acquired under clause 72(1)(p) of the Act, each of the parties to the trade is one of the not more than 25 purchasers; or
- (b) in the case of a security acquired under section 2.4, each of the parties to the trade is one of the not more than 50 purchasers.

**2.6 Exemption for a Trade by a Control Person in a Security Acquired Under a Formal Take-Over Bid**

- (1) Section 53 of the Act does not apply to a trade that is a control person distribution in a security that was acquired under a formal bid, if
  - (a) the offeree issuer had been a reporting issuer for at least 12 months at the date of the bid;
  - (b) subject to subsection (2), the intention to make the trade was disclosed in the take-over bid circular for the take-over bid;
  - (c) the trade is made within the period commencing on the day of the expiry of the bid and ending 20 days after that day;
  - (d) a notice of intention and a declaration prepared in accordance with Form 23 to the Regulation are filed by the seller before the trade;
  - (e) an insider report under Form 55-101F1 is filed by the seller within three days after the completion of the trade; and
  - (f) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission is paid for the trade.
- (2) Paragraph (1)(b) does not apply to a trade to another person or company that made a competing formal bid for securities of the same issuer for a per security price not greater than the per security consideration offered by that other person or company in its take-over bid.

**2.7 Exemption for a Trade in Connection with a Securities Exchange Issuer Bid - Sections 25 and 53 of the Act do not apply to a trade in a security that is exchanged by or for the account of the offeror with a securityholder of the offeror in connection with an issuer bid as defined in Part XX of the Act, if at the time of the trade, the issuer whose securities are being issued or transferred is a reporting issuer not in default under the Act or the regulations.**

**2.8 Exemption for a Trade on an Amalgamation, Arrangement or Specified Statutory Procedure - Sections 25 and 53 of the Act do not apply to a trade in a security of an issuer in connection with**

- (a) a statutory amalgamation or statutory arrangement; or

- (b) a statutory procedure under which one issuer takes title to the assets of the other issuer that in turn loses its existence by operation of law or under which one issuer merges with one or more issuers, whether or not the securities are issued by the merged issuer.

**2.9 Exemption for a Trade Upon Exercise of Conversion Rights in a Convertible Security** - Sections 25 and 53 of the Act do not apply to a trade by an issuer in an underlying security of its own issue to a holder of a convertible security or multiple convertible security of the issuer on the exercise by the issuer of its right under the convertible security or multiple convertible security to cause the holder to convert into or purchase the underlying security or on the automatic conversion of the convertible security or multiple convertible security, if no commission or other remuneration is paid or given to others for the trade except for ministerial or professional services or for services performed by a registered dealer.

**2.10 Exemption for a Trade Upon Exercise of Exchange Rights in an Exchangeable Security** - Sections 25 and 53 of the Act do not apply to a trade by an exchange issuer in an underlying security to a holder of an exchangeable security or multiple convertible security of the issuer on the exercise by the exchange issuer of its right under the exchangeable security or multiple convertible security to cause the holder to exchange for or purchase the underlying security or on the automatic exchange of the exchangeable security or multiple convertible security, if the exchange issuer delivers to the Commission a written notice stating the date, amount, nature and conditions of the proposed trade, including the net proceeds to be derived by the exchange issuer if the underlying securities are fully taken up and either

- (a) the Commission has not informed the exchange issuer in writing within 10 days after the delivery of the notice that it objects to the proposed trade, or
- (b) the exchange issuer has delivered to the Commission information relating to the underlying security that is satisfactory to and accepted by the Commission.

**2.11 Exemption for a Trade in Units** - Sections 25 and 53 of the Act do not apply to a trade in securities of one or more issuers, other than issuers that are mutual funds or non-redeemable investment funds, if

- (a) the purchaser purchases as principal;
- (b) the purchase is made in a single transaction in a block or unit that in the aggregate has an acquisition cost to the purchaser of not less than \$150,000, provided that if the securities are of more than one issuer, the issuers are affiliated entities and are engaged in the same or related types of businesses; and
- (c) section 3.2, 3.3, 3.4, 4.1 or 4.2 does not make the exemption unavailable.

**2.12 Exemption for a Trade in a Security of a Private Company or Private Issuer under the Execution Act** - Section 53 of the Act does not apply to a trade of securities by a sheriff under the Execution Act, if

- (a) the issuer of the securities is a private company or private issuer;
- (b) the aggregate acquisition cost to the purchaser is not more than \$25,000; and
- (c) each written notice to the public soliciting offers for the securities or giving notice of the intended

auction of the securities is accompanied by a statement substantially as follows:

“These securities are speculative. No representations are made concerning the securities, or the issuer of the securities. No prospectus is available and the protections, rights and remedies arising out of the prospectus provisions of the Securities Act, including statutory rights of rescission and damages, will not be available to the purchaser of these securities.”

**2.13 Exemption for a First Trade in a Multiple Convertible Security, Convertible Security or Exchangeable Security Acquired Under Certain Exemptions** - Section 53 of the Act does not apply to a first trade in a multiple convertible security, convertible security or exchangeable security acquired by a holder under a 72(4) trade, if

- (a) at the time of the trade the issuer of the multiple convertible security, convertible security or exchangeable security is a reporting issuer and is not in default of the Act or the regulations;
- (b) either,
  - (i) the multiple convertible security, convertible security, exchangeable security or underlying security is listed and posted for trading, or traded on The Toronto Stock Exchange or The Montreal Exchange and complies with the requirements of clause 433(1)(m) or (n) of the *Insurance Act*, and the multiple convertible security and any one or more of the underlying securities has or have been held for an aggregate period of at least six months after the later of the date of the initial exempt trade or the date the issuer became a reporting issuer,
  - (ii) the multiple convertible security, convertible security, exchangeable security or underlying security is a bond, debenture, or other evidence of indebtedness issued or guaranteed by an issuer, or is a preferred share of an issuer, and complies with the requirements of clause 433(1)(k) or (m) of the *Insurance Act* and the multiple convertible security or any one or more of the underlying securities has or have been held for an aggregate period of at least six months after the later of the date of the initial exempt trade or the date the issuer became a reporting issuer,
  - (iii) the multiple convertible security, convertible security, exchangeable security or underlying security is listed and posted for trading, or traded on The Toronto Stock Exchange or The Montreal Exchange or are bonds, debentures or other evidences of indebtedness issued or guaranteed by an issuer whose securities are listed and posted for trading on The Toronto Stock Exchange or The Montreal Exchange and the multiple convertible security or any one or more of the underlying securities has or have been held for an aggregate period of at least one year after the later of the date of the initial exempt trade or the date the issuer became a reporting issuer, or
  - (iv) the multiple convertible security or any one or more of the underlying securities has or have been held for an aggregate period of at least 18 months from the later of the date of the initial exempt trade or the date the issuer became a reporting issuer;



- (c) no unusual effort is made to prepare the market or to create a demand for the security and no extraordinary commission or consideration is paid for the trade; and
- (d) the trade is not a control person distribution.

**2.14 Exemption for a First Trade in a Security Acquired in Connection with a Take-over Bid** - Section 53 of the Act does not apply to the first trade in a security previously acquired under the exemption contained in clause 72(1)(j) of the Act if

- (a) when such exemption was relied upon, a securities exchange take-over bid circular for the securities was filed by the offeror under the Act;
- (b) the trade is not a control person distribution; and
- (c) the issuer of the securities was a reporting issuer before the securities exchange take-over bid was filed.

**2.15 Exemption for a First Trade in a Security Acquired to Facilitate Incorporation** - Section 53 of the Act does not apply to the first trade in a security previously acquired under the exemption contained in clause 72(1)(o) of the Act if the purchaser is a promoter of the issuer.

**2.16 Exemption for a First Trade in an Underlying Security Where the Right to Purchase, Convert or Exchange is Qualified By Prospectus** - Section 53 of the Act does not apply to the first trade in an underlying security issued or transferred in accordance with the terms of a multiple convertible security, convertible security or exchangeable security if

- (a) a receipt was obtained from the Director for a prospectus qualifying the distribution of the multiple convertible security, convertible security or exchangeable security;
- (b) the trade is not a control person distribution; and
- (c) the issuer of the underlying security issued or transferred in accordance with the terms of an exchangeable security is a reporting issuer at the time of the first trade.

**2.17 Exemption for a Trade in a Security of a Private Issuer** - Sections 25 and 53 of the Act do not apply to a trade in a security of a private issuer.

**2.18 Further Exemptions**

- (1) Sections 25 and 53 of the Act do not apply to a trade if the security being traded is a security of a company that,
  - (a) is incorporated but not continued under the *Companies Act* (British Columbia);
  - (b) is a private issuer within the meaning of section 1 of the *Securities Act* (British Columbia); and
  - (c) does not offer its securities for sale to the public.
- (2) Sections 25 and 53 of the Act do not apply to a trade if the security being traded is a bond, debenture or other evidence of indebtedness of the Conseil scolaire de l'île de Montréal.
- (3) Section 53 of the Act does not apply to the first trade in a security acquired by the seller under an exemption in clause 72(1)(a), (b), (c), (d), (f), (h), (i), (j), (k), (l), (m), (n), (p) or (q) of the Act whether or not the issuer is in default of any requirement of the Act or regulations if,

- (a) the seller is not in a special relationship with the issuer or, if the seller is in a special relationship with the issuer, the seller has reasonable grounds to believe that the issuer is not in default under the Act or the regulations; and
- (b) the first trade otherwise qualifies for the applicable exemption in subsection 72(4) or 72(5) of the Act.

**PART 3 REMOVAL OF CERTAIN REGISTRATION AND PROSPECTUS EXEMPTIONS**

**3.1 Removal of Private Placement Exemptions If Acquisition Cost Is Less Than \$150,000** - The registration and prospectus exemptions contained in paragraph 5 of subsection 35(1) and clause 72(1)(d) of the Act are not available for a trade in a security if the security has an aggregate acquisition cost to the purchaser of less than \$150,000.

**3.2 Satisfaction of Acquisition Cost**

- (1) The registration and prospectus exemptions contained in paragraph 5 of subsection 35(1) and clause 72(1)(d) of the Act and in section 2.11 are not available for a trade in a security unless the aggregate acquisition cost of the security is satisfied by the purchaser by the payment of cash or other immediately available funds or the incurring or assumption of a liability in accordance with subsection (2) or any combination thereof.
- (2) If the acquisition cost is satisfied in whole or in part by the incurring or assumption of a liability by the purchaser, the exemptions referred to in subsection (1) are not available unless
  - (a) the purchaser is primarily liable for the liability and there is no understanding, arrangement or expectation that the liability or the obligation to pay it will be waived; and
  - (b) the acquisition cost, including the liability that is incurred or assumed by the purchaser, has a fair value of not less than \$150,000.

**3.3 Removal of Exemptions if Purchaser Primary Purpose Entity** - The registration and prospectus exemptions contained in paragraph 5 of subsection 35(1) and clause 72(1)(d) of the Act and section 2.11 are not available for a trade in a security if

- (a) the purchasing entity is created or is being used primarily to permit purchases without a prospectus; and
- (b) the share or portion of any member or partner of the partnership, syndicate or unincorporated organization, any beneficiary of the trust or any shareholder of the company of the aggregate acquisition cost to the purchasing entity of the securities being purchased is less than \$150,000.

**3.4 Removal of Exemptions for Investment Clubs** - The registration and prospectus exemptions contained in paragraph 5 of subsection 35(1) and clause 72(1)(d) of the Act and section 2.11 are not available for a trade in a security if the purchasing entity is an investment club unless the share or portion of each member of the investment club of the aggregate acquisition cost to the investment club of the securities being purchased is at least \$150,000.

**3.5 Removal of Asset Acquisition Exemption If Fair Value of Assets Is Less Than \$150,000** - The registration and prospectus exemptions contained in paragraph 18 of subsection 35(1) and clause 72(1)(l) of the Act are not available for a trade in a security if the fair value of the assets purchased is less than \$150,000.



**3.6 Removal of Seed Capital Exemption** - The registration and prospectus exemptions contained in paragraph 21 of subsection 35(1) and clause 72(1)(p) of the Act are not available for a trade in a security if

- (a) the solicitations referred to in the clause are made in the aggregate in all jurisdictions to more than 50 prospective purchasers;
- (b) the trade is to a parent, brother or sister of any director or senior officer of the issuer or of an affiliated entity of the issuer and the parent, brother or sister is not otherwise a person referred to in subclause 72(1)(p)(ii)(A) or (B) of the Act; or
- (c) the promoter is a registered dealer and has acted as a promoter of any other issuer that has traded in securities of its own issue under the prospectus exemption referred to in this section in the previous 12 months.

**3.7 Determination of Number of Purchasers Under Seed Capital and Government Incentive Security Exemptions if Purchaser is a Primary Purpose Entity** - The exemptions in clause 72(1)(p) of the Act and section 2.4 are not available if an entity has been created or is being used primarily to permit the purchase of securities without a prospectus, and the number of members or partners of the partnership, syndicate or unincorporated organization, the number of beneficiaries of the trust, or shareholders of the company, as the case may be, exceeds the number of purchasers referred to in the clause or section.

**3.8 Removal of Exemption for Bonds, Debentures and Other Evidences of Indebtedness** - The registration and prospectus exemptions contained in paragraph 1(c) of subsection 35(2) and clause 73(1)(a) of the Act are not available for a trade in a bond, debenture or other evidence of indebtedness that is subordinate in right of payment to deposits held by the issuer or guarantor of the bond, debenture or other evidence of indebtedness.

**3.9 Removal of Exemption for Securities of a Private Mutual Fund With a Promoter or Manager** - The registration and prospectus exemptions contained in paragraph 3 of subsection 35(2) and clause 73(1)(a) of the Act are not available for trades in a security of a mutual fund that comes within the definition of "private mutual fund" in subsection 1(1) of the Act if the mutual fund is administered by a trust company and there is a promoter or manager of the mutual fund other than the trust company.

**3.10 Removal of 72(4) Resale Exemption for Control Person Distribution** - The exemption in subsection 72(4) of the Act is not available for a trade that is a control person distribution.

**3.11 Removal of Subsection 72(7) Exemption for Control Person Distribution**

- (1) Except as otherwise provided in subsection (2) or (3), the exemption contained in clauses 72(7)(b) and (c) of the Act is not available for a trade in a security for six months from the date of acquisition by the seller of the security or, if the security is an underlying security, six months from the date the seller acquired the first of the multiple convertible security, convertible security or exchangeable security.
- (2) Subject to subsection (3), if a seller has acquired a security, other than an underlying security, of a class under a 72(4) trade or 72(5) trade or under an exemption contained in section 2.9 or 2.10 or in section 2.1 or 3.1 of Rule 45-502 Dividend or Interest Reinvestment and Stock Dividend Plans or in section 2.2, 3.1 or 3.2 of Rule 45-503 Trades to Employees, Executives and Con-

sultants or in section 1.2 of Rule 32-503 Registration and Prospectus Exemptions for Trades by Financial Intermediaries in Mutual Fund Securities to Corporate Sponsored Plans, the exemption contained in clauses 72(7)(b) and (c) of the Act is not available for a trade in any security of the same class until all securities of the class owned by the seller have been held by the seller for

- (a) at least six months after the date on which the last security of the class was acquired by the seller under an exemption referred to in this subsection, if the security, or if the security acquired under the exemption is a multiple convertible security, convertible security or exchangeable security, the underlying security, is listed and posted for trading or traded on The Toronto Stock Exchange or The Montreal Exchange and complies with the requirements of clause 433(1)(m) or (n), as applicable, of the *Insurance Act*;
  - (b) at least six months after the date on which the last security of the class was acquired by the seller under an exemption referred to in this subsection, if the security or if the security acquired under the exemption is a multiple convertible security, convertible security or an exchangeable security, the underlying security, is a bond, debenture or other evidence of indebtedness issued or guaranteed by an issuer or is a preferred share of an issuer, and complies with the requirements of clause 433(1)(k) or (m), as applicable, of the *Insurance Act*;
  - (c) at least one year after the date on which the last security of the class was acquired by the seller under an exemption referred to in this subsection, if the security, or if the security acquired under the exemption is a multiple convertible security, convertible security or an exchangeable security, the underlying security, is listed and posted for trading or traded on The Toronto Stock Exchange or The Montreal Exchange or is a bond, debenture or other evidence of indebtedness issued or guaranteed by a reporting issuer whose securities are so listed; or
  - (d) at least 18 months after the date on which the last security of the class was acquired by the seller under an exemption referred to in this subsection.
- (3) Subsection (2) does not apply if the security referred to in that subsection has been acquired under the exemption in subclause 72(1)(f)(i) of the Act or section 2.1 or 3.1 of Rule 45-502 Dividend or Interest Reinvestment and Stock Dividend Plans if in the financial year of the issuer during which the trade takes place, the aggregate number of securities of an issuer acquired under the exemptions in subclause 72(1)(f)(i) of the Act and sections 2.1 and 3.1 of Rule 45-502 does not exceed one percent of the number of the securities of the class of securities outstanding at the commencement of that financial year.
- (4) If a seller has acquired a multiple convertible security, a convertible security or an exchangeable security under a 72(4) trade or 72(5) trade or in section 2.1 or 3.1 of Rule 45-502 Dividend or Interest Reinvestment and Stock Dividend Plans or in section 2.2, 3.1 or 3.2 of Rule 45-503 Trades to Employees, Executives and Consultants or sections 2.9 and 2.10 of this Rule, the exemption contained in clauses 72(7)(b) and (c) is not available for a trade in the underlying security until all securities of the class of the underlying security owned by the seller have been held by the seller for the applicable period set out in clause (a), (b), (c) or (d) of subsection (2) from the date of acquisition of the last multiple convertible security, convertible security or exchangeable security

acquired by the seller under one of the exemptions noted above.

- (5) In this section, for purposes of calculating the period during which the seller has held a security, if the security was acquired by the seller from an affiliated entity, the period of time that the security had been held by the affiliated entity before the transfer to the seller shall be included.

**3.12 Removal of Registration Exemption for Market Intermediaries** - The exemptions from registration in subsection 2.1(1) and sections 2.2, 2.4, 2.5, 2.7, 2.8, 2.9, 2.10, 2.11, 2.17 and 2.18 are not available to a market intermediary.

#### PART 4 OFFERING MEMORANDUM

**4.1 Removal of Exemptions Contained in Clause 72(1)(d) of the Act and Section 2.11** - The exemptions contained in clause 72(1)(d) of the Act and section 2.11 are not available for a trade in a security if there has been any advertisement of the securities in printed public media, radio, television or telecommunications, including electronic display, unless an offering memorandum is delivered to the purchaser before entering into an agreement of purchase and sale, the purchaser is given a contractual right of action and the contractual right of action is described in the offering memorandum.

**4.2 Removal of Exemptions If No Contractual Right of Action Provided and Described in Offering Memorandum** - The exemptions in clauses 72(1)(c),(d) and (p) of the Act and section 2.11 are not available for a trade, if the seller delivers an offering memorandum to the prospective purchaser, unless the prospective purchaser is given a contractual right of action and the contractual right of action is described in the offering memorandum.

**4.3 Delivery of Offering Memorandum to Commission** - If the inclusion of a contractual right of action in an offering memorandum is required by section 2.4, 4.1 or 4.2 as a condition to the availability of an exemption, the seller shall deliver to the Commission a copy of the offering memorandum concurrently with or before the date on which a report of the trade referred to in subsection 72(3) of the Act or subsection 7.5(1) is filed with the Commission.

#### PART 5 DEALER REGISTRATION

**5.1 Removal of Exemption Unless Dealer Registered for Trade Described in the Exemption** - An exemption contained in the Act or the regulations from the registration or prospectus requirements of the Act or the regulations that refers to a registered dealer is not available for a trade in a security unless the dealer is registered in a category that permits it to act as a dealer for the trade described in the exempting provision.

#### PART 6 RESTRICTIONS ON FIRST TRADES IN SECURITIES ACQUIRED UNDER CERTAIN EXEMPTIONS

**6.1 First Trade in a Security Acquired By a Promoter Under Section 2.3 or Section 2.15** - A person or company may trade a security acquired under the exemption contained in section 2.3 or section 2.15 only

- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;
- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act; or
- (c) if at the time of the trade, the issuer of the security is a reporting issuer and has been a reporting issuer for at least 18 months and is not in default of any requirement of the Act or the regulations,

- (i) the seller, unless exempted by the regulations, files with the Commission and The Toronto Stock Exchange or The Montreal Exchange if the securities are listed on either of those exchanges at least seven days and not more than 14 days before the first trade made to carry out the distribution,

(A) a notice of intention to sell prepared in accordance with Form 23 of the Regulation disclosing particulars of the ownership, the number of securities to be sold and the method of distribution, and

(B) a declaration signed by each seller as at a date not more than 24 hours before its filing and prepared and executed in accordance with the regulations and certified as follows:

"The seller for whose account the securities to which this certificate relates are to be sold hereby represents that the seller has no knowledge of any material change which has occurred in the affairs of the issuer of the securities which has not been generally disclosed and reported to the Commission, nor has the seller any knowledge of any other material adverse information in regard to the current and prospective operations of the issuer which have not been generally disclosed",

- (ii) the seller, unless exempted by the regulations, files within three days after the completion of any trade, an insider report under Form 55-101F1;

provided that the notice required to be filed under clause (i)(A) and the declaration required to be filed under clause (i)(B) shall be renewed and filed at the end of 60 days after the original date of filing and thereafter at the end of each 28 day period so long as any of the securities specified under the original notice have not been sold or until notice has been filed that the securities so specified or any part thereof are no longer for sale; and

- (iii) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or other consideration is paid in respect of such trade.

**6.2 First Trade in a Security Acquired Under Section 2.4, 2.5 or 2.11** - A person or company may trade a security acquired under an exemption contained in section 2.4, 2.5 or 2.11 only

- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;
- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act; or
- (c) if
  - (i) at the time of the trade, the issuer of the security is a reporting issuer;
  - (ii) in the case of a person or company that is in a special relationship with the issuer, the person or company has reasonable grounds to believe that the issuer is not in default under the Act or the regulations;
  - (iii) the hold period has elapsed from the later of the date of the initial exempt trade and the date the issuer became a reporting issuer;



- (iv) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or consideration is paid for the trade; and

- (v) the trade is not a control person distribution.

**6.3 First Trade in a Security Acquired Under Clause 72(1)(h) of the Act** - A person or company may trade a security acquired under the exemption contained in clause 72(1)(h) of the Act only

- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;
- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act; or
- (c) if
  - (i) at the time of the trade, the issuer of the security is a reporting issuer and has been a reporting issuer for at least 12 months;
  - (ii) in the case of a person or company that is in a special relationship with the issuer, the person or company has reasonable grounds to believe that the issuer is not in default under the Act or the regulations;
  - (iii) disclosure to the Commission has been made of the exempt trade;
  - (iv) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or consideration is paid for the trade;
  - (v) the trade is not a control person distribution; and
  - (vi) section 6.4 does not apply.

**6.4 First Trade In an Underlying Security of a Multiple Convertible Security, Convertible Security or an Exchangeable Security Acquired Under Certain Exemptions** - A person or company may trade an underlying security issued on conversion or exchange of a multiple convertible security, convertible security or exchangeable security if any of the multiple convertible security, convertible security or exchangeable security was acquired under a 72(4) trade only,

- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;
- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act; or
- (c) if
  - (i) at the time of the trade, the issuer of the underlying security is a reporting issuer;
  - (ii) in the case of a person or company that is in a special relationship with the issuer, the person or company has reasonable grounds to believe the issuer is not in default under the Act or the regulations;
  - (iii) the hold period has elapsed from the later of the date of the initial exempt trade and the date

the issuer of the underlying security became a reporting issuer;

- (iv) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or consideration is paid for the trade; and

- (v) the trade is not a control person distribution.

**6.5 First Trade in a Security Acquired Under Section 2.9 or 2.10** - A person or company, other than an associated consultant or investor consultant as defined in Rule 45-503 Trades to Employees, Executives and Consultants, may trade an underlying security acquired under section 2.9 or 2.10 on a forced conversion or exchange of a multiple convertible security, convertible security or exchangeable security acquired by the holder under a 72(5) trade or under an exemption contained in section 2.2, 3.1, 3.2, 3.3, 5.1 or 8.1 of Rule 45-503 Trades to Employees, Executives and Consultants only

- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;
- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act; or
- (c) if
  - (i) at the time of the trade, the issuer of the security is a reporting issuer and has been a reporting issuer for at least twelve months;
  - (ii) in the case of a person or company that is in a special relationship with the issuer, the person or company has reasonable grounds to believe that the issuer is not in default under the Act or the regulations;
  - (iii) disclosure to the Commission has been made of the exempt trade;
  - (iv) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or consideration is paid for the trade; and
  - (v) the trade is not a control person distribution.

**6.6 First Trade in a Security Acquired Under Section 2.7, 2.8 or 2.17 or Under Subsection 2.18(1)** - A person or company may trade a security acquired under section 2.7, 2.8 or 2.17, after the issuer has ceased to be a private issuer or under subsection 2.18(1) after the issuer has ceased to be a private issuer for purposes of the Securities Act (British Columbia), only

- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;
- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act;
- (c) if
  - (i) at the time of the trade, the issuer of the security is a reporting issuer and has been a reporting issuer for at least twelve months or in the case of securities acquired under section 2.8 one of the amalgamating or merged issuers or one of the continuing issuers has been a reporting issuer for twelve months;



- (ii) in the case of a person or company that is in a special relationship with the issuer, the person or company has reasonable grounds to believe that the issuer is not in default under the Act or the regulations;
- (iii) disclosure to the Commission has been made of the exempt trade;
- (iv) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or consideration is paid for the trade; and
- (v) the trade is not a control person distribution; or
- (d) in the case of a security acquired under section 2.7, if a securities exchange issuer bid circular in respect of the securities was filed by the offeror under the Act.

## PART 7 FILING REQUIREMENTS AND FEES

**7.1 Form 45-501F1** - Every report that is required to be filed under subsection 72(3) of the Act and subsection 7.5(1) shall be filed in duplicate and prepared in accordance with Form 45-501F1.

**7.2 Form 45-501F2** - Every report that is required to be filed under clause 72(4)(c) of the Act and subsection 7.5(2) shall be filed in duplicate and prepared in accordance with Form 45-501F2.

### 7.3 Fees for Form 45-501F1

- (1) A report filed in Form 45-501F1 shall be accompanied by a fee equal to the greater of

- (a) \$100; and
- (b) subject to subsection (2), the amount calculated using the formula,

$$A + B$$

where

"A" is 0.02 percent of the aggregate gross proceeds realized in Ontario from the distribution of securities, other than special warrants, for which the report filed in Form 45-501F1 is filed, and

"B" is 0.04 percent of the aggregate gross proceeds realized in Ontario from the distribution of special warrants for which the report filed in Form 45-501F1 is filed.

- (2) The amount calculated under clause (1) is considered to be \$100 if the report filed in Form 45-501F1 is filed for,
  - (a) a trade in securities if there is no change in beneficial ownership of the securities as a result of the trade; or
  - (b) a first trade in securities previously acquired under an exemption contained in clause 72(1)(a), (b), (c), (d), (l), (p) or (q) of the Act or section 2.4, 2.5 or 2.11.

**7.4 Fees for Form 45-501F2** - A report filed in Form 45-501F2 shall be accompanied by a fee of \$100.

### 7.5 72(4) Reports

- (1) If a trade has been made under section 2.4, 2.5 or 2.11, the seller shall, within 10 days of the trade, file a report prepared and executed in accordance with section 7.1.
- (2) If a trade has been made under section 2.13, 6.2 or 6.4, the seller shall, within 10 days of the trade, file a report prepared and executed in accordance with section 7.2.
- (3) If a trade is made under section 2.9, the issuer shall file the notice and pay the fees prescribed by section 20 of Schedule 1 to the Regulation, as if the underlying security had been acquired in a distribution exempt from section 53 of the Act by subclause 72(1)(f)(iii) of the Act.
- (4) If a trade is made under section 2.10 the exchange issuer shall pay the fees prescribed by section 21 of Schedule 1 to the Regulation as if the security had been acquired in a distribution exempt from section 53 of the Act by clause 72(1)(h) of the Act.

**7.6 72(5) Disclosure** - The disclosure contemplated by clause 72(5)(b) of the Act and sections 6.3, 6.5 and 6.6 may be made by the issuer by disclosing particulars of the date of the trade, the number of securities purchased and the purchase price paid or to be paid, in

- (a) an information circular or take-over bid circular filed in accordance with the regulations; or
- (b) a letter filed by a person or company certifying that the person or company has knowledge of the facts contained in the letter

if in either case the filing is effected before any resale of the securities.

**7.7 Fees for Trade Made Under Section 2.8** - If a trade is made under section 2.8 the issuer shall pay the fees prescribed by section 23 of Schedule I of the Regulation as if section 23 referred to section 2.8 instead of clause 72(1)(i) of the Act.

## COMPANION POLICY 45-501CP TO ONTARIO SECURITIES COMMISSION RULE 45-501 EXEMPT DISTRIBUTIONS

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## COMPANION POLICY 45-501CP TO ONTARIO SECURITIES COMMISSION RULE 45-501 EXEMPT DISTRIBUTIONS

### PART 1 PURPOSE AND DEFINITIONS

- 1.1 Purpose** - This policy statement sets forth the views of the Commission as to the manner in which certain provisions of the Act and the rules relating to private placement exemptions are to be interpreted and applied.
- 1.2 Definitions** - In this Policy, "private placement exemptions" means the prospectus exemptions available for
- (a) sales of securities to those persons or companies identified in clause 72(1)(a) of the Act;
  - (b) sales of securities to exempt purchasers recognized as such by the Commission under clause 72(1)(c) of the Act;
  - (c) sales of securities to purchasers whose aggregate acquisition cost of securities is not less than \$150,000 under clause 72(1)(d) of the Act or section 2.11 of Rule 45-501;
  - (d) sales of securities under clause 72(1)(p) of the Act; and
  - (e) sales of government incentive securities under section 2.4 of Rule 45-501.

Corresponding exemptions are provided for the registration requirements and the views set forth in this Policy apply in respect of the corresponding registration exemptions.

### PART 2 EXEMPTIONS FROM THE REGISTRATION AND PROSPECTUS REQUIREMENTS OF THE ACT

#### 2.1 Interaction of Private Placement Exemptions

- (1) The Commission recognizes that a vendor of securities can, in connection with any private placement, rely concurrently on different private placement exemptions except that concurrent reliance on clause 72(1)(p) of the Act and section 2.4 of Rule 45-501 does not appear to be possible.
- (2) In this connection, the Commission notes that clause 72(1)(p) of the Act and section 2.4 of Rule 45-501 impose various upper limits on the number of persons to whom securities can be offered or sold in reliance on these exemptions. A trade made in reliance upon an exemption other than these two exemptions need not be counted for the purposes of the limitations relating to the number of purchasers in clause 72(1)(p) of the Act or section 2.4 of Rule 45-501. However, if prospective purchasers are solicited with respect to a private placement of securities and the securities are ultimately sold to some of the purchasers under clause 72(1)(d) or sec-

tion 2.11 of Rule 45-501 and other purchasers under clause 72(1)(p) or section 2.4 of Rule 45-501, all persons solicited with respect to the private placement, including those who were sold securities under the exemptions in clause 72(1)(d) or section 2.11, should, in the Commission's view be counted for the purposes of the "fifty prospective purchaser" solicitation rule in clause 72(1)(p) and the "seventy-five prospective purchaser" solicitation rule in section 2.4.

#### 2.2 Trades in Connection with Securities Exchange Take-Over Bids

- (1) Filing a securities exchange take-over bid circular under the Act has several consequences. First, the issuer becomes a "reporting issuer" within the meaning of subsection 1(1) of the Act. Second, reporting issuer status generally confers important benefits under the Act and the regulations, particularly in connection with the availability of certain prospectus exemptions and the running of hold periods on the resales of particular securities. The basis for conferring reporting issuer status on an issuer is that under Item 15 of Form 32 of the Regulation, a securities exchange take-over bid circular is required to contain prospectus-type disclosure for the offeror or other issuer whose securities are being offered in exchange for the securities of the offeree issuer. This presupposes that the securities exchange take-over bid circular complies with the applicable requirements of the Act and regulations, including, without limitation, Item 15 of Form 32 of the Regulation. The onus of ensuring that the circular contains the appropriate disclosure rests with the issuer and its advisors.
- (2) Issuers are cautioned that the filing of a securities exchange take-over bid circular does not necessarily result in reporting issuer status under the Act unless the filing is made in connection with a *bona fide* securities exchange take-over bid and the securities exchange take-over bid circular filed complies with the applicable requirements of the Act and regulations including, without limitation, Item 15 of Form 32 of the Regulation.
- (3) Issuers should be aware that if the securities exchange take-over bid circular, as filed, does not substantially comply with applicable requirements and, if the adequacy of the disclosure is subsequently challenged and found to be substantively deficient, appropriate regulatory action will be taken by staff and the Commission, including the possibility of cease trading the securities of the issuer. As well, the resale exemption in section 2.14 of Rule 45-501 which turns on the use of a securities exchange take-over bid circular, would not be available.
- (4) The Commission is concerned about the increased number of securities exchange take-over bid circulars being filed by shell as opposed to substantial companies for the purpose of attaining reporting issuer status in situations where the bid did not proceed and the circular did not contain prospectus level disclosure. If a securities exchange bid is made by a shell offeror, the Commission may take appropriate regulatory action. In addition, the first trade relief in section 2.14 of Rule 45-501 is conditioned upon the issuer being a reporting issuer before the filing of the securities exchange take-over bid circular. The Commission recognizes that the requirements of section 2.14 may be unduly onerous in certain situations and on a case by case basis may consider granting relief.
- (5) The Commission is also aware that in certain cases issuers are making take-over bids by way of circular where an exemption from the circular requirements is otherwise available. While this is permitted under the Act, staff will monitor these transactions to see if they give rise to the concerns set out in this section.



**2.3 Trades on an Amalgamation, Arrangement or Specified Statutory Procedure** - Clause 72(1)(i) of the Act provides an exemption for trades in securities in connection with a statutory amalgamation or arrangement or other statutory procedure. The Commission is of the view that the reference to statute in that clause refers to any statute of a jurisdiction or foreign jurisdiction under which the amalgamating entities have been incorporated or created and exist and under which the transaction is taking place.

**2.4 Three-Cornered Amalgamations** - Certain corporate statutes permit a so-called "three-cornered merger or amalgamation" under which two companies will amalgamate or merge and securityholders of the amalgamating or merging entities will receive securities of a third party affiliate of one amalgamating or merging entity. Section 2.8 of Rule 45-501 exempts these trades as the exemption applies to any trade made in connection with an amalgamation or merger.

**2.5 Tacking** - The Commission is aware that conflicting views exist as to whether a subsequent exempt purchaser can "tack" on the period of time during which shares have been held by a previous exempt purchaser in order to reduce its "hold" period. The Act provides in subsection 72(4) that the hold period commences from the date of the "initial exempt trade". The Commission is of the view that the phrase "initial exempt trade" in subsection 72(4) of the Act and sections 2.13, 6.2 and 6.4 of the Rule refers to the first trade made in reliance upon an exemption from the prospectus requirements of the Act and that therefore tacking is permitted.

### PART 3 REMOVAL OF REGISTRATION AND PROSPECTUS EXEMPTIONS

**3.1 Use of Primary Purpose Entity** - The restrictions in sections 3.3 and 3.4 of Rule 45-501 on the use of the exemptions contained in clause 72(1)(d) of the Act and section 2.11 of Rule 45-501 relate to entities that have been created, or used, to permit purchases of securities without a prospectus and investment clubs, respectively, if the share or portion of the aggregate acquisition cost of the securities of each member or partner of the partnership, syndicate or unincorporated organization, each beneficiary of the trust or each shareholder of the company is less than \$150,000. The exemptions contained in clause 72(1)(d) of the Act and section 2.11 of Rule 45-501 are available to an entity that is created, or is used, primarily for the purchase of securities without a prospectus if each member, partner, beneficiary or shareholder, of the entity, as the case may be, contributes, at least \$150,000 for the securities purchased under the exemption.

#### 3.2 Satisfaction of Acquisition Cost

(1) The Commission is of the view that the following do not constitute liabilities that satisfy the requirements of paragraph 3.2(2)(a) of Rule 45-501:

1. Commitments assumed under various tax-oriented arrangements if the promoter or distributor has held out to the purchaser a hope or expectation that payment of the obligation will be waived.
2. Mortgages under which the purchaser does not have a direct and real obligation to make payments under the mortgage.

(2) In determining the fair value of liabilities assumed or incurred in satisfaction of the acquisition cost for the purposes of paragraph 3.2(2)(b) of Rule 45-501, it is appropriate to take into account the current interest rates, and the maturity date of the liability, including any representations made by the promoter or distributor as to the probable payment date.

**3.3 Vendor's Certificate** - The Commission will normally be satisfied that a vendor has exercised reasonable diligence for

the purposes of the certificate required in Form 45-501F1 if the vendor relies, if appropriate, on statutory declarations or representations from the purchasers, unless the vendor has knowledge that any facts set out in the declarations or representations are incorrect.

#### 3.4 Units

(1) Section 2.11 creates a new exemption for purchases of blocks or units of securities of more than one issuer if the issuers are engaged in related businesses. One example of related types of businesses for the purposes of section 2.11 of Rule 45-501 would be the developer and operator, respectively, of a real estate project. The Commission does not consider that one issuer engaged in mining and another issuer engaged in oil and gas are engaged in related types of business for purposes of section 2.11 of Rule 45-501.

(2) If the exemption in section 2.11 of Rule 45-501 is relied upon, varying resale provisions for different securities that comprise the block or unit may result. For example, one of the securities may be listed and posted for trading on a recognized stock exchange and meet the requirements of clauses 433(1)(m) or (n) of the *Insurance Act* and thus have a six month "hold period", while another security, while also listed and posted for trading on a recognized stock exchange, may not meet these *Insurance Act* requirements and thus have a one year "hold period".

**3.5 Sales by Pledges of Securities That Form Part of Control Block** - Pledges selling securities that form part of a control block should refer to National Instrument 62-101 Control Block Distribution Issues which clarifies the application of section 3.11 to sales by a pledgee.

**3.6 Removal of Seed Capital Exemption** - Section 3.6 provides that the exemption in clause 72(1)(p) of the Act is not available in certain circumstances. The section removes the registration and prospectus exemptions for trades to a parent, brother or sister of any director or senior officer of the issuer or any affiliated entity of the issuer unless those persons are otherwise permitted purchasers under clause 72(1)(p). In addition, section 3.6 removes the exemption if the promoter is a registered dealer and has acted as a promoter of any other issuer which has traded in securities of its own issue under the exemption in clause 72(1)(p) of the Act in the previous 12 months. The restrictions have been added as the Commission is of the view that clause 72(1)(p) of the Act is overly broad.

### PART 4 OFFERING MEMORANDA

#### 4.1 Use of Offering Memoranda in Connection with Private Placements

(1) Part 4 of Rule 45-501 provides for the use of an offering memorandum in certain private placement situations. There is an obligation under section 4.1 of Rule 45-501 to deliver an offering memorandum describing a contractual right of rescission or damages in respect of a proposed private placement under clause 72(1)(d) of the Act or section 2.11 of Rule 45-501 if there has been any advertisement of the securities in printed public media, radio, television or telecommunications, including electronic display such as the Internet. An offering memorandum describing the contractual right of action must also be delivered to purchasers of "government incentive securities" in connection with sales of securities made in reliance on section 2.4 of Rule 45-501. Though the obligation to prepare an offering memorandum is quite limited in its reach, business practice may dictate the preparation of offering material, which constitutes an "offering memorandum" under Rule 45-501, which



is delivered voluntarily to purchasers in connection with exempt trades under clauses 72(1)(c), (d) and (p) of the Act and section 2.11 of Rule 45-501. The obligation to provide a contractual right of rescission or damages applies both when the offering memorandum is required to be provided under section 2.4 or 4.1 and when it is provided voluntarily in connection with the specified exempt trades under clauses 72(1)(c),(d) or (p) and section 2.11 of Rule 45-501. However, a document delivered in connection with a sale of securities made otherwise than in reliance on the above-noted exemptions does not attract the obligations of Part 4.

- (2) The Commission does not prescribe what an offering memorandum should contain apart from the contractual right of action and the requirements relating to future oriented financial information as contemplated by National Instrument 52-101 Future Oriented Financial Information. The use of the exemptions contained in each of clause 72(1)(p) of the Act and section 2.4 of Rule 45-501 requires that each investor have access to substantially the same information concerning the issuer that a prospectus filed under the Act would provide.
- (3) The Commission cautions against the practice of providing preliminary offering material to certain prospective investors before furnishing a "final" offering memorandum unless the material contains a description of the contractual right of action to be made available to purchasers in situations when such a right of action and description is required. The only material prepared in connection with the private placement other than a "term sheet" (representing a skeletal outline of the features of an issue without dealing extensively with the business and affairs of the issuer) made available to investors should consist of an offering memorandum containing the contractual right of action and satisfying in all other respects the Act and the regulation.

**4.2 Contractual Right of Action** - The definition of contractual right of action stipulates that the right of action must reasonably correspond to the rights provided in section 130 of the Act. The Commission notes that the rights provided in section 130 of the Act include the right of an investor to hold the parties against whom it has a right of action jointly and severally liable for recovery of damages.

## PART 5 COMMISSION REVIEW

- 5.1** Review of Offering Material - Though vendors of securities who rely on private placement exemptions are obliged under subsection 72(3) of the Act and subsection 7.5(1) of Rule 45-501 to notify the Commission, by way of the filing of a Form 45-501F1, of certain details of their trades, the offering material they use in connection with those trades is not generally reviewed and commented upon by Commission staff.
- 5.2** Other Regulatory Approvals - Given the self-policing nature of private placements and the fact that offering memoranda are not routinely reviewed by Commission staff, the decision relating to the appropriate disclosure in an offering memorandum rests with the issuer, the selling securityholder and their advisors. If Commission staff becomes aware of an offering memorandum that fails to disclose material information pertaining to parties involved in the transaction, staff may seek to intervene to effect remedial action.

**PART 6 FILING REQUIREMENTS AND FEES** - Section 7.6 of Rule 45-501 outlines a number of ways in which the disclosure contemplated by clause 72(5)(b) of the Act and sections 6.3, 6.5 and 6.6 of the Rule may be made. The list of possible disclosure is not exhaustive and issuers may choose to make the required disclosure in other ways.

## FORM 45-501F1 Securities Act

Report of a trade under clause 72(1)(a), (b), (c), (d), (l), (p) or (q) of the Act,  
Section 2.4, 2.5 or 2.11 of Rule 45-501  
or Subsection 2.1(1) or paragraph 2.2(d) or 2.3(d) of rule 45-504

(Note: Circle or highlight applicable provision)

**Note:** This report is not required where a bank listed in Schedule I or II to the *Bank Act (Canada)* or a loan corporation or trust corporation registered under the *Loan and Trust Corporation Act* acquires from a customer an evidence of indebtedness of the customer or an equity investment in the customer acquired concurrently with an evidence of indebtedness.

1. Full name and address of the Vendor.
2. Name and address of the issuer of the security traded and description of the security.
3. Date of trade(s).
4. Amount or Number of Securities Purchased      Purchase Price
5. The vendor has prepared and certified a list comprising the name and address of each purchaser, the amount or number of securities purchased and the purchase price paid by each purchaser and such certified list will be provided on request to a duly authorized representative of the Commission or to securityholders who acquired securities pursuant to the prospectus exemption in clause 72(1)(p) of the Act or section 2.4 of Rule 45-501 Exempt Distributions.
6. State the name and address of any person acting as agent in connection with the trade(s) and the compensation paid or to be paid to such agent.
7. Calculation of Fees payable upon filing Form 45-501F1: (See section 7.3 of Rule 45-501 Exempt Distributions)  
Total Fee payable: \$ .
8. After exercising reasonable diligence in its enquiries, the vendor believes that the vendor is entitled to the use of the exemption which is circled above.

### Certificate of Vendor or Agent of Vendor

The undersigned hereby certifies that the statements made in this report are true and correct.

DATED at \_\_\_\_\_

this \_\_\_\_\_ day of \_\_\_\_\_

19 \_\_\_\_\_

**3. Description of securities sold in reliance on subsection 72(4) of the Act or section 2.13, 6.2 or 6.4 of Rule 45-501.**

Date of Transaction	Amount or Number and Description	Selling Price

\_\_\_\_\_  
(Name of vendor or agent - please print)\_\_\_\_\_  
(Signature)\_\_\_\_\_  
(Official capacity - please print)\_\_\_\_\_  
(Please print here name of individual whose signature appears above, if different from name of vendor or agent above)**4. State which subclauses or parts of subclauses of clause 72(4)(b) of the Act or section 2.13, 6.2 or 6.4 of Rule 45-501 are relied upon by the Vendor.****5. Full name and address of the party from whom the Vendor acquired the securities and the date of acquisition.****Instructions:**

- In answer to question 6 give the name of the person or company who has been or will be paid remuneration directly related to the trade(s), such as commissions, discounts or other fees or payments of a similar nature. It is not necessary to include payments for services incidental to the trade such as clerical, printing, legal or accounting services.
- If the space provided for any answer is insufficient, additional sheets may be used and must be cross-referred to the relevant item and properly identified and signed by the person whose signature appears on the report.
- Fee: Cheque made payable to the Ontario Securities Commission.
- Please print or type and file two signed copies with:

Ontario Securities Commission  
Suite 1800, Box 55,  
20 Queen Street West  
Toronto, Ontario M5H 3S8.

**FORM 45-501F2**  
Securities Act

Report under subsection 72(4) of the Act  
or section 2.13, 6.2 or 6.4 of Rule 45-501 or  
paragraph 2.2(c) or 2.3(c) of Rule 45-504 of a first trade

(Note: Circle or highlight applicable provision)

**1. Full name and address of the Vendor.****2. Full name and address of reporting issuer whose securities were traded.****6. Certificate of Vendor.**

The undersigned Vendor hereby certifies that the information given in this report relating to the Vendor is true and correct and that to the best of the Vendor's information and belief:

- the information given in this report relating to any other party is true,
- no unusual effort has been made to prepare the market or create a demand for the securities, and
  - no extraordinary commission or consideration has been or has been agreed to be paid in respect of the trade covered by this report, and
- the trade to which this report relates is an arm's length transaction made in good faith.

Dated a \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_

\_\_\_\_\_  
(name of Vendor or agent — please print)\_\_\_\_\_  
(signature)\_\_\_\_\_  
(official capacity — please print)\_\_\_\_\_  
(please print here name of individual whose signature appears above, if different from name of Vendor or agent printed above)**Instructions:**

- If the space provided for any answer is insufficient, additional sheets may be used and must be cross-referred to the relevant item and properly identified and signed by the person whose signature appears on the report.
- Please file this report in duplicate. Cheques are payable to the Ontario Securities Commission in the amount set out in section 7.4 of Rule 45-501 Exempt Distributions.

**ONTARIO SECURITIES COMMISSION RULE 45-503****TRADES TO EMPLOYEES, EXECUTIVES AND CONSULTANTS****TABLE OF CONTENTS**

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**ONTARIO SECURITIES COMMISSION RULE 45-503****TRADES TO EMPLOYEES, EXECUTIVES AND CONSULTANTS****PART 1 DEFINITIONS AND INTERPRETATION****1.1 Definitions - In this Rule**

"administrator" means an employee administrator or an executive administrator;

"associated consultant" means, for an issuer, a consultant of the issuer or of an affiliated entity of the issuer if

- (a) the consultant is an associate of the issuer or of an affiliated entity of the issuer, or
- (b) the issuer or an affiliated entity of the issuer is an associate of the consultant;

"consultant" means, for an issuer, an individual, other than an employee or an executive of the issuer, that

- (a) is engaged to provide on a *bona fide* basis consulting, technical, management or other services to the issuer or to an affiliated entity of the issuer under a written contract between the issuer or the affiliated entity and the individual or a consultant company or consultant partnership of the individual, and
- (b) in the reasonable opinion of the issuer, spends or will spend a significant amount of time and attention on the affairs and business of the issuer or an affiliated entity of the issuer;

"consultant company" means, for an individual consultant, a company of which the individual consultant is an employee or shareholder;



"consultant partnership" means, for an individual consultant, a partnership of which the individual consultant is an employee or partner;

"employee" means, for an issuer, an employee of the issuer or of an affiliated entity of the issuer, other than an executive of the issuer;

"employee administrator" means, for an issuer, a trustee, custodian or administrator acting on behalf or for the benefit of employees, consultants, employees and executives, employees and consultants, executives and consultants, or employees, executives and consultants, of the issuer;

"executive" means, for an issuer, an issuer-officer or an issuer-director;

"executive administrator" means, for an issuer, a trustee, custodian or administrator acting on behalf or for the benefit of executives, employees and executives, executives and consultants, or employees, executives and consultants, of the issuer;

"foreign-listed issuer" means an issuer any of the securities of which are listed and posted for trading, or traded, on the American Stock Exchange, the New York Stock Exchange or the London Stock Exchange Limited or quoted on the Nasdaq Stock Market;

"hold period" means that period of either six, 12 or 18 months that would be applicable to a security, or an underlying security, if the security or underlying security had been acquired under an exemption referred to in subsection 72(4) of the Act;

"incentive" means a compensation or incentive arrangement for an executive;

"incentive plan" means a plan providing for incentives;

"investor consultant" means, for an issuer, a consultant that is a registrant or provides to the issuer or an affiliated entity of the issuer services provided by a registrant or services consisting of investor relations activities;

"investor relations activities" means any activities that promote or reasonably could be expected to promote the purchase or sale of securities of the issuer or an affiliated entity of the issuer, other than

- (a) the dissemination of information provided, or records prepared, in the ordinary course of the business of the issuer
  - (i) to promote the sale of products or services of the issuer, or
  - (ii) to raise public awareness of the issuer; or
- (b) activities or communications necessary to comply with the requirements of
  - (i) Ontario securities law, or
  - (ii) the by-laws, rules or other regulatory instruments of a SRO;

"issuer-director" means, for an issuer, a director of the issuer or of an affiliated entity of the issuer;

"issuer-officer" means, for an issuer, an officer of the issuer or of an affiliated entity of the issuer<sup>4</sup>;

"listed issuer" means an issuer any of the securities of which are listed and posted for trading, or traded, on The Toronto

Stock Exchange, The Montreal Exchange, the Alberta Stock Exchange or the Vancouver Stock Exchange;

"non-transferable option" means an option the terms of which prohibit transfer except in the case of

- (a) the death of the individual option holder,
- (b) a transaction described in section 6.1 whether the transaction is a trade, or
- (c) a transfer to
  - (i) a spouse of the option holder,
  - (ii) a minor child of the option holder,
  - (iii) a minor grandchild<sup>6</sup> of the option holder, or
  - (iv) a trust, of which at least one of the trustees is the option holder and the beneficiaries of which are one or more of the option holder and a person referred to in subparagraph (i), (ii) and (iii);

"outstanding issue" means

- (a) for the purposes of subparagraphs 3.2(a)(ii) and (iv), the number of shares of the applicable class outstanding immediately before the share issuance for which the determination is to be made, excluding shares issued as or under incentives during the preceding 12 month period, or
- (b) otherwise, the number of shares of the applicable class outstanding;

"related person", for an issuer, means

- (a) a director or senior officer of the issuer, or
- (b) an associate of a director or senior officer of the issuer;

"service provider option" means an option granted to an employee, an executive or a consultant;

"service provider plan" means a plan providing for the grant or issue of securities to employees, executives, consultants or any combination of employees, executives and consultants;

"shareholder approval" means, for an incentive, incentive plan, or amendment to an incentive or incentive plan, of an issuer, approval given by a majority of the votes cast at a meeting of the shareholders of the issuer other than votes attaching to securities beneficially owned by

- (a) related persons to whom securities may be issued under the incentive or incentive plan, and
- (b) associates of the persons referred in paragraph (a);

"support agreement" includes an agreement to provide assistance in the maintenance or servicing of indebtedness of the borrower and an agreement to provide compensation for the purpose of maintaining or servicing indebtedness of the borrower; and

"underlying security" means

- (a) a security that is issued or transferred in accordance with the terms of a convertible security, or
- (b) any other security issued or transferred as a result of the conversion or exchange, directly or indirectly, of the first security referred to in paragraph (a) or a security referred to in this clause.

**1.2 Interpretation**

- (1) In this Rule, trades in a security of an issuer to or by
- (a) a consultant, include trades made to or by the consultant's consultant company, the consultant's consultant partnership, or a RRSP or a RRIF established by or for the consultant or under which the consultant is the beneficiary;
  - (b) an employee, includes trades made to or by a subsidiary entity of the employee or a RRSP or a RRIF established by or for the employee or under which the employee is the beneficiary; and
  - (c) an executive, includes trades made to or by a subsidiary entity of the executive or a RRSP or a RRIF established by or for the executive or under which the executive is the beneficiary.
- (2) In this Rule, a person or company is considered to be an affiliated entity of another person or company if one is a subsidiary entity of the other or if both are subsidiary entities of the same person or company, or if each of them is controlled by the same person or company.
- (3) In this Rule, a person or company is considered to be controlled by a person or company if
- (a) in the case of a person or company
    - (i) voting securities of the first-mentioned person or company carrying more than 50 percent of the votes for the election of directors are held, otherwise than by way of security only, by or for the benefit of the other person or company, and
    - (ii) the votes carried by the securities are entitled, if exercised, to elect a majority of the directors of the first-mentioned person or company;
  - (b) in the case of a partnership that does not have directors, other than a limited partnership, the second-mentioned person or company holds more than 50 percent of the interests in the partnership; or
  - (c) in the case of a limited partnership, the general partner is the second-mentioned person or company.
- (4) In this Rule, a person or company is considered to be a subsidiary entity of another person or company if
- (a) it is controlled by
    - (i) that other, or
    - (ii) that other and one or more persons or companies, each of which is controlled by that other, or
    - (iii) two or more persons or companies, each of which is controlled by that other; or
  - (b) it is a subsidiary entity of a person or company that is that other's subsidiary entity.
- (5) In this Rule, the term "special relationship", when used in reference to a person or company in a special relationship with a reporting issuer, shall be interpreted in accordance with subsection 76(5) of the Act.
- (6) In this Rule, the participation of an employee, issuer-officer or consultant in a trade is considered voluntary if

the employee, officer or consultant is not induced to purchase the security

- (a) in the case of an employee, by expectation of the employee's employment or continued employment by the issuer or an affiliated entity of the issuer;
  - (b) in the case of an issuer officer of the issuer or an affiliated entity of the issuer, by expectation of the issuer-officer's appointment or employment or continued appointment or employment as an issuer-officer of the issuer; and
  - (c) in the case of a consultant, by expectation of the individual consultant, the consultant's consultant company or the consultant's consultant partnership being engaged or continuing to be engaged by the issuer or an affiliated entity of the issuer as a consultant;
- (7) In this Rule, an issuer is considered to have a *de minimis* Ontario market if, at the relevant time, in the case of securities of each class of the issuer
- (a) persons or companies whose last address as shown on the books of the issuer is in Ontario and who held securities of the class of securities
    - (i) did not hold more than 10 percent of the outstanding securities of the class of securities, and
    - (ii) did not represent in number more than 10 percent of the total number of holders of securities of the class of securities; or
  - (b) persons or companies who are in Ontario and who beneficially own securities of the class of securities
    - (i) did not beneficially own more than 10 percent of the outstanding securities of the class of securities, and
    - (ii) did not represent in number more than 10 percent of the total number of holders of securities of the class of securities.

**PART 2 TRADES BY AN ISSUER, AN AFFILIATED ENTITY OR ADMINISTRATOR OF SECURITIES OF THE ISSUER'S OWN ISSUE TO EMPLOYEES, CONSULTANTS AND ADMINISTRATORS**

**2.1 Removal of Exemption for Trades under Paragraph 19 of Subsection 35(1) and Clause 72(1)(n) of the Act** - The exemptions contained in paragraph 19 of subsection 35(1) and clause 72(1)(n) of the Act are not available for a trade.

**2.2 Exemption for Trades by an Issuer or Administrator of Securities of the Issuer's Own Issue to Employees, Consultants and Administrators**

- (1) Sections 25 and 53 of the Act do not apply to a trade by an issuer or an employee administrator of an issuer in a security of the issuer's own issue to an employee of the issuer, a consultant of the issuer or an employee administrator of the issuer, if the participation of the employee or the consultant in the trade is voluntary.
- (2) The exemptions in subsection (1) are not available for a trade to a registrant that is a consultant in connection with services provided by the registrant relating to a distribution.

**2.3 Registration Exemption for Trades by an Affiliated Entity of Securities of the Issuer's Own Issue to Employ-**

ees, Consultants and Administrators in Furtherance of an Exempt Trade - Section 25 of the Act does not apply to a trade by an affiliated entity of the issuer in furtherance of a trade under section 2.2.

**2.4 De Minimis Registration Exemption for Trades by Employees, Consultants and Administrators** - Section 25 of the Act does not apply to a trade by an employee of an issuer, a consultant of an issuer, or an employee administrator of an issuer on behalf of an employee or a consultant of an issuer, in a security of the issuer's own issue, if

- (a) the issuer is not a reporting issuer;
- (b) at the time of the acquisition of the security, or in the case of a security acquired on the exercise of a convertible security at the time of the acquisition of the convertible security, the issuer has a *de minimis* Ontario market; and
- (c) the trade is executed
  - (i) through the facilities of a stock exchange outside Ontario;
  - (ii) on the Nasdaq Stock Market; or
  - (iii) on the Stock Exchange Automated Quotation System of the London Stock Exchange Limited.

**PART 3 TRADES BY AN ISSUER, AN AFFILIATED ENTITY OR ADMINISTRATOR OF SECURITIES OF THE ISSUER'S OWN ISSUE TO EXECUTIVES AND ADMINISTRATORS**

**3.1 Exemption for Trades by a Listed Issuer or Administrator of Securities of the Issuer's Own Issue to Executives and Administrators** - Sections 25 and 53 of the Act do not apply to a trade by an issuer or an executive administrator of an issuer in a security of the issuer's own issue to an executive of the issuer or an executive administrator of the issuer, if

- (a) the issuer is a listed issuer; and
- (b) in the case of an executive that is an officer, the participation of the issuer-officer in the trade is voluntary.

**3.2 Exemption for Trades by a Non-Listed Issuer or Administrator of Securities of the Issuer's Own Issue to Executives and Administrators** - Sections 25 and 53 of the Act do not apply to a trade by an issuer which is not a listed issuer or an executive administrator of the issuer in a security of the issuer's own issue to an executive of the issuer or an executive administrator of the issuer, if

- (a) in the case of the issue of a security as an incentive, prior shareholder approval has been obtained for the incentive or the incentive plan under which the incentive is issued if the issue of the incentive is under an incentive plan, and any amendments to the incentive or incentive plan, if the incentive or incentive plan, if amended, as amended, together with all of the issuer's other previously established or proposed incentives or incentive plans, could result, at any time, in
  - (i) the number of shares reserved for issuance under stock options granted to related persons exceeding 10 percent of the outstanding issue,
  - (ii) the issuance to related persons, within a 12 month period, of a number of shares exceeding 10 percent of the outstanding issue,
  - (iii) the number of shares reserved for issuance under stock options granted to any one related person and

the related person's associates exceeding five percent of the outstanding issue, or

- (iv) the issuance to any one related person and the related person's associates, within a 12 month period, of a number of shares exceeding five percent of the outstanding issue;

- (b) in the case of the issue of a security as an incentive, the incentive or incentive plan specifies a maximum number of securities, or in the case of options, of underlying securities, issuable under it, and any approval obtained under paragraph (a) is for that maximum number;
- (c) for a trade of a security that consists of the grant of an option, the option is a non-transferable option to purchase securities of the issuer; and
- (d) in the case of an executive that is an issuer-officer, the participation of the issuer-officer in the trade is voluntary.

**3.3 Exemption for Securities of Foreign-Listed Issuers and De Minimis Exemption for Trades by an Issuer or Administrator of Securities of the Issuer's Own Issue to Executives and Administrators** - Sections 25 and 53 of the Act do not apply to a trade by an issuer that is not a listed issuer or an executive administrator of the issuer in a security of the issuer's own issue to an executive of the issuer or an executive administrator of the issuer

- (a) if the issuer is not a reporting issuer;
- (b) if
  - (i) the issuer is a foreign-listed issuer, or
  - (ii) at the time of the trade, the issuer has a *de minimis* Ontario market; and
- (c) in the case of an executive that is an issuer-officer, if the participation of the issuer-officer in the trade is voluntary.

**3.4 Registration Exemption for Trades by an Affiliated Entity of Securities of the Issuer's Own Issue to Executives and Administrators in Furtherance of an Exempt Trade** - Section 25 of the Act does not apply to a trade by an affiliated entity of the issuer in furtherance of a trade under section 3.1, section 3.2 or section 3.3.

**3.5 De Minimis Registration Exemption for Trades by Executives and Administrators** - Section 25 of the Act does not apply to a trade by an executive of an issuer, or an executive administrator of an issuer on behalf of an executive of the issuer, in a security of the issuer's own issue, if

- (a) the issuer is not a reporting issuer;
- (b) at the time of the acquisition of the security, or in the case of a security acquired on the exercise of a convertible security at the time of the acquisition of the convertible security, the issuer has a *de minimis* Ontario market; and
- (c) the trade is executed
  - (i) through the facilities of a stock exchange outside Ontario,
  - (ii) on the Nasdaq Stock Market, or
  - (iii) on the Stock Exchange Automated Quotation System of the London Stock Exchange Limited.



**PART 4 REQUIRED INFORMATION FOR SHAREHOLDER APPROVAL**

- 4.1 Required Information for Shareholder Approval** - In addition to any other requirements of Ontario securities law, if an issuer presents to its shareholders an incentive, incentive plan, or amendment to an incentive or incentive plan, for approval as contemplated by section 3.2, the issuer shall disclose in the information circular for the meeting information respecting the incentive, incentive plan or the amendment to the incentive or incentive plan in sufficient detail to permit shareholders to form a reasoned judgment concerning the matter, including
- (a) the eligibility of employees, issuer-officers, issuer-directors and consultants to be issued securities under the incentive or incentive plan or amendments<sup>18</sup>;
  - (b) the maximum number of securities, or in the case of options, of underlying securities, issuable under the incentive or incentive plan;
  - (c) particulars relating to any financial assistance or support agreement to be provided to participants by the issuer or any affiliated entity of the issuer to facilitate the purchase of shares under the incentive or incentive plan, including whether the assistance or support is to be provided on a full-, part- or non-recourse basis;
  - (d) in the case of options, the maximum term and the basis for the determination of the exercise price<sup>18</sup>;
  - (e) particulars relating to the options or other entitlements to be granted under the incentive or incentive plan; and
  - (f) the number of votes attaching to securities that, to the issuer's knowledge at the time the information is provided, will not be included for the purposes of determining whether shareholder approval has been obtained.

**PART 5 CONTROL PERSON DISTRIBUTIONS TO EMPLOYEES, EXECUTIVES, CONSULTANTS AND ADMINISTRATORS**

- 5.1 Exemption for Control Person Distributions to Employees, Executives, Consultants and Administrators**
- (1) Sections 25 and 53 of the Act do not apply to a control person distribution of a security of an issuer or an option of which the underlying security is a security of an issuer to an employee of the issuer, an executive of the issuer, a consultant of the issuer or an administrator of the issuer or by the administrator of that security to an employee of the issuer, an executive of the issuer or a consultant of the issuer, if
    - (a) for a trade that consists of the grant of an option, the option is a non-transferable option to purchase securities of the issuer; and
    - (b) the participation of the employee, the consultant, or in the case of an executive that is an issuer-officer, the issuer-officer, in the trade is voluntary.
  - (2) The exemptions in subsection (1) are not available for a trade to a registrant that is a consultant in connection with services provided by the registrant relating to a distribution.
- 5.2 Exemption for Trades by an Issuer, an Affiliated Entity or Administrator of Securities of the Issuer in Furtherance of a Control Person Distribution** - Section 25 of the Act does not apply to a trade by an issuer or an affiliated entity of the issuer in furtherance of a trade under section 5.1.

**PART 6 PERSONAL TRANSFERS**

- 6.1 Personal Transfers** - Section 25 of the Act does not apply to a trade in a security of an issuer
- (a) between any of an employee of the issuer, a subsidiary entity of that employee, a RRSP established by or for that employee or under which that employee is the beneficiary and a RRIF established by or for that employee or under which that employee is the beneficiary;
  - (b) between any of an executive of the issuer, a subsidiary entity of that executive, a RRSP established by or for that executive or under which that executive is the beneficiary and a RRIF established by or for that executive or under which that executive is the beneficiary; or
  - (c) between any of an individual who is a consultant of the issuer, that individual's consultant company, that individual's consultant partnership, a RRSP established by or for that individual or under which that individual is the beneficiary and a RRIF established by or for that individual or under which that individual is the beneficiary.

**PART 7 REMOVAL OF CERTAIN EXEMPTIONS FOR TRADES OF SECURITIES OF CERTAIN COMPANIES**

- 7.1 Removal of Certain Exemptions for Trades of Securities of Certain Companies** - The exemptions contained in paragraph 10 of subsection 35(2) and clause 73(1)(a) of the Act are not available for a trade of a security of a subsidiary company of an employee or an executive, or a consultant company, if the company has acquired securities under an exemption contained in this Rule and at the time of the trade holds the securities, unless a trade of the securities acquired by the company to the purchaser would have been permitted under section 9.1.

**PART 8 TRADES MADE BY CURRENT OR FORMER EMPLOYEES, EXECUTIVES OR CONSULTANTS, OR ADMINISTRATORS OF SECURITIES OF CERTAIN NON-REPORTING ISSUERS**

- 8.1 Exemption for Trades Made by Current or Former Employees, Executives or Consultants, or Administrators of Securities of Certain Non-Reporting Issuers**
- (1) Sections 25 and 53 of the Act do not apply to a trade by a current or former employee of an issuer, a current or former executive of an issuer, a current or former consultant of an issuer or an administrator of an issuer in a security of the issuer to an employee of the issuer, an executive of the issuer, a consultant of the issuer or an administrator of the issuer, if
    - (a) the participation in the trade of the employee, the consultant, or in the case of an executive that is an issuer-officer, the issuer-officer, to whom the trade is made is voluntary;
    - (b) the issuer is not a reporting issuer; and
    - (c) the price of the security being traded is established by a generally applicable formula or similar provisions contained in a written agreement among some or all of the shareholders of the issuer to which the transferee is, or upon becoming a transferee, will be required to be, a party.

- (2) In this section, the references to "current" and "former" refer to the status at the relevant time of the individual employee, the individual executive and, in the case of a consultant, the status of the individual consultant or the consultant's consultant company or consultant partnership.

**8.2 Registration Exemption for Trades by an Issuer or an Affiliated Entity of Securities of the Issuer in Furtherance of Exempt Trades made by Current or Former Employees, Executives or Consultants of Certain Non-Reporting Issuers** - Section 25 of the Act does not apply to a trade by an issuer or an affiliated entity of the issuer in furtherance of a trade under section 8.1.

**PART 9 RESTRICTIONS ON FIRST TRADES IN SECURITIES ACQUIRED UNDER EXEMPTIONS IN RULE**

**9.1 Restrictions on First Trades in Securities Acquired Under Exemptions in Rule**

- (1) A person or company, other than an associated consultant or an investor consultant of the issuer of the security, may trade a security acquired under the exemption from the requirements of section 53 of the Act contained in section 2.2, section 3.1, section 3.2, section 3.3, section 5.1 or section 8.1 or in the circumstances described in paragraph (d) only
- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;
- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act;
- (c) if
- (i) at the time of the trade, the issuer of the security is a reporting issuer and has been a reporting issuer for at least 12 months,
- (ii) in the case of a person or company that is in a special relationship with the issuer, the person or company has reasonable grounds to believe that the issuer is not in default under the Act or the regulations,
- (iii) in the case of a security acquired under the exemption contained in section 2.2, section 3.1, section 3.2 or section 5.1, disclosure to the Commission has been made of the trade under section 2.2, section 3.1, section 3.2 or section 5.1 in accordance with Part 10,
- (iv) no unusual effort is made to prepare the market or to create a demand for the security and no extraordinary commission or consideration is paid for the trade, and
- (v) the trade is not a control person distribution; or
- (d) if the trade is a trade referred to in section 6.1 or section 8.1.
- (2) An associated consultant or an investor consultant of an issuer may trade a security of the issuer acquired, or an underlying security of the issuer acquired directly or indirectly as a result of acquiring a security, under the exemption from the requirements of section 53 of the Act contained in section 2.2 or section 5.1 or in the circumstances described in paragraph (d) only
- (a) if the first trade is made under a prospectus for which a receipt has been obtained from the Director;

- (b) if the first trade is made under an exemption in Ontario securities law from section 53 of the Act;

(c) if

- (i) at the time of the trade, the issuer of the security is a reporting issuer,

- (ii) in the case of a person or company that is in a special relationship with the issuer, the person or company has reasonable grounds to believe that the reporting issuer is not in default under the Act or the regulations,

- (iii) in the case of a security acquired under the exemption in section 2.2 or section 5.1, disclosure to the Commission has been made of the trade under section 2.2 or section 5.1 in accordance with Part 10,

- (iv) the hold period has elapsed from the later of the date of the acquisition of the security acquired under the exemption in section 2.2 or section 5.1 and the date the issuer of the security became a reporting issuer,

- (v) no unusual effort is made to prepare the market or to create a demand for the security and no extraordinary commission or consideration is paid for the trade, and

- (vi) the trade is not a control person distribution; or

- (d) if the trade is a trade referred to in section 6.1 or 8.1.

**PART 10 DISCLOSURE OF EXEMPT TRADES**

**10.1 Disclosure** - The disclosure contemplated by section 9.1 for securities acquired under the exemptions contained in sections 2.2, 3.1, 3.2 and 5.1 shall, and the disclosure contemplated by clause 72(5)(b) of the Act for securities acquired on the exercise of service provider options under the exemption contained in subclause 72(1)(f)(iii) of the Act may, be made in accordance with this Part.

**10.2 Disclosure Before Resale** - The disclosure referred to in section 10.1 may be made by the issuer or, for securities acquired under the exemption contained in section 5.1, by the issuer or the person or company making the distribution, by disclosing the date of the trade, the number of securities purchased and the purchase price paid or to be paid, in

- (a) an information circular or take-over bid circular filed in accordance with the regulations; or

- (b) a letter filed by a person or company certifying that the person or the company has knowledge of the facts contained in the letter

if in either case the filing is effected before any resale of the securities.

**10.3 Annual Disclosure** - The disclosure referred to in section 10.1 may also be made by the issuer, for a service provider plan, when the service provider plan is commenced and, for securities issued or traded other than under a service provider plan, when the initial security is issued or traded, and not less frequently than annually after the first disclosure, if the number of securities of the class of securities issued or sold in any calendar month in reliance on the exemptions described

in section 10.1 does not exceed one percent of the securities of that class that were outstanding at the beginning of the calendar month in which the securities were issued or sold.

#### 10.4 Monthly Disclosure

- (1) If the number of securities of the class of securities issued or sold in any calendar month in reliance on the exemptions described in section 10.1 does exceed one percent of the securities of that class that were outstanding at the beginning of the calendar month in which the securities were issued or sold, the disclosure referred to in section 10.1 may be made by the issuer for that calendar month, within 10 days after the end of the month.
- (2) The issuer may make disclosure in accordance with section 10.3 for the other calendar months in the annual period excluding such month or months for which disclosure has been made under subsection (1).

**10.5 Form of Disclosure** - For the purposes of sections 10.3 and 10.4, the disclosure may be made in the form of a letter filed disclosing the date of the trade, the number of securities purchased and the purchase price paid or to be paid, and certifying that the person or the company has knowledge of the facts contained in the letter.

### PART 11 FEES

#### 11.1 Fees

- (1) The issuer shall pay a fee of \$100.00 for the securities issued under the exemptions contained in sections 2.2, 3.1, 3.2 and 3.3 and securities acquired on the exercise of service provider options in reliance on the exemption contained in subclause 72(1)(f)(iii) of the Act and, subject to subsection (3), the person or company making the distribution shall pay a fee of \$100.00 for the securities distributed under the exemption contained in section 5.1
  - (a) for all securities distributed under a service provider plan
    - (i) on the date the service provider plan is commenced, and
    - (ii) on each anniversary of the date of commencement of the service provider plan, if securities were issued or distributed in Ontario under the service provider plan during the twelve-month period preceding the date of the anniversary; and
  - (b) if securities are issued or distributed under these exemptions other than under a service provider plan
    - (i) when the initial security is issued or distributed, and
    - (ii) on each anniversary of the date of the issue or distribution of the initial security, if additional securities were issued or distributed in Ontario by that person or company during the 12 month period before the date of the anniversary.
- (2) Despite subsection (1), no fee shall be payable for securities acquired under the exemptions contained in this Rule for a trade by an employee administrator or executive administrator to an employee, an executive or a consultant.

- (3) The issuer may pay the fee for securities distributed under the exemption contained in section 5.1 referred to in subsection (1) and in this case the person or company making the distribution shall not be required to make that payment.

### PART 12 EXEMPTION

- 12.1 Exemption** - The Director may grant an exemption to this Rule, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.

### AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

#### IN THE MATTER OF THE LIMITATIONS ON A REGISTRANT UNDERWRITING SECURITIES OF A RELATED ISSUER OR CONNECTED ISSUER OF THE REGISTRANT

- 1.1 Amendment** - The Rule entitled *In the Matter of the Limitations on a Registrant Underwriting Securities of a Related Issuer or Connected Issuer of the Registrant* is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."

### AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

#### IN THE MATTER OF CERTAIN ADVISERS

- 1.1 Amendment** - The Rule entitled *In the Matter of Certain Advisers* is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."

### AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

#### IN THE MATTER OF THE PROMPT OFFERING QUALIFICATION SYSTEM

- 1.1 Amendment** - The Rule entitled *In the Matter of the Prompt Offering Qualification System* [including National Policy Statement No. 47] is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."

### AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

#### IN THE MATTER OF NATIONAL POLICY STATEMENT NO. 47 AND THE SOLICITATION OF EXPRESSIONS OF INTEREST

- 1.1 Amendment** - The Rule entitled *In the Matter of the National Policy Statement No. 47 and the Solicitation of Expressions of Interest* [including National Policy Statement No. 47] is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."



## AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

### IN THE MATTER OF CERTAIN REPORTING ISSUERS

- 1.1 **Amendment** - The Rule entitled *In the Matter of Certain Reporting Issuers* (1997), 20 OSCB 1219 (the "Rule") is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."

## AMENDMENT TO ONTARIO SECURITIES COMMISSION RULES

### IN THE MATTER OF CERTAIN REPORTING ISSUERS

- 1.1 **Amendment** - The three Rules, each entitled *In the Matter of Certain Reporting Issuers* (1997), 20 OSCB 1218 and 1219, (the "Rules") are each amended by deleting "December 31, 1998" in the last sentence of each and replacing it with "December 31, 1999."

## AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

### IN THE MATTER OF CERTAIN REPORTING ISSUERS

- 1.1 **Amendment** - The Rule entitled *In the Matter of Certain Reporting Issuers* [including National Policy Statement No. 41] is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."

## AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

### IN THE MATTER OF RULES FOR SHELF PROSPECTUS OFFERINGS AND FOR PRICING OFFERINGS AFTER THE FINAL PROSPECTUS IS RECEIPTED

- 1.1 **Amendment** - The Rule entitled *In the Matter of Rules for Shelf Prospectus Offerings and for Pricing Offerings After the Prospectus is Receipted* is amended by deleting "July 1, 1999" in the last sentence and replacing it with "December 31, 1999."

## AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

### IN THE MATTER OF GOING PRIVATE TRANSACTIONS

- 1.1 **Amendment** - The Rule entitled *In the Matter of Going Private Transactions* is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."

## AMENDMENT TO ONTARIO SECURITIES COMMISSION RULE

### IN THE MATTER OF INSIDER BIDS, ISSUER BIDS AND TAKE-OVER BIDS IN ANTICIPATION OF GOING PRIVATE TRANSACTIONS

- 1.1 **Amendment** - The Rule entitled *In the Matter of Insider Bids, Issuer Bids and Take-over Bids in Anticipation of*

*Going Private Transactions* is amended by deleting "December 31, 1998" in the last sentence and replacing it with "December 31, 1999."

(6356) 4

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERES,  
Clerk of the Legislative Assembly.

## Corporation Notices Avis relatifs aux compagnies

### INTERIM WASTE AUTHORITY LTD.

NOTICE IS HEREBY GIVEN that Interim Waste Authority Ltd. has been dissolved by the Ontario Court (General Division) pursuant to subsection 205 (5) of the *Business Corporations Act* effective December 31, 1998.

Dated this 7th day of January, 1999.

(2597) 4 GENEST MURRAY DESBRISAY LAMEK,  
Liquidator.

### REC-CON AND ASSOCIATES

NOTICE IS HEREBY GIVEN that Rec-Con and Associates intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Kingston, this 4th day of January, 1999.

(2598) 4 DALTON BROWN,  
Secretary Treasurer.

### MASKA COMPANY LTD.

NOTICE IS HEREBY GIVEN that Maska Company Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 11th day of January, 1999.

(2599) 4 BEN CHEUNG,  
Director.

**HIEMSTRA NURSING HOME LIMITED**

NOTICE IS HEREBY GIVEN that Hiemstra Nursing Home Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Sarnia, this 1st day of December, 1998.

(2600) 4 A.J. HIEMSTRA,  
Secretary.

**HYLAND INSTITUTE OF HYDROTHERAPY**

NOTICE IS HEREBY GIVEN that Hyland Institute of Hydrotherapy intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 6th day of January, 1999.

(2601) 4 FLORENCE I. AVEY,  
Secretary.

**M.H.S. SPORTS INC.**

NOTICE IS HEREBY GIVEN that M.H.S. Sports Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 5th day of January, 1999.

(2607) 4 SHERYL SALTER,  
Secretary.

**ONTARIO HOME BUILDERS' ASSOCIATION**

NOTICE IS HEREBY GIVEN that the number of directors of Ontario Home Builders' Association was increased from 53 to 56 which was confirmed by the members of the Corporation on the 7th day of October, 1998.

Dated at Toronto, this 7th day of January, 1999.

(2608) 4 DAVID HORTON,  
Executive Director.

**1110988 ONTARIO INC.**

TAKE NOTICE CONCERNING WINDING UP of 1110988 Ontario Inc., Date of Incorporation: February 24, 1995, Liquidator: Mervyn Horn, 261 Millway Avenue, Unit 1, Concord, Ontario L4K 4K9, Date Appointed: October 16, 1998.

This notice is filed under subsection 205 (2) of the *Business Corporations Act*. A Meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on November 16, 1998.

Pursuant to subsection 205(3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

Dated this 11th day of January, 1999.

(2609) 4 MERVYN HORN,  
Liquidator.

**GARY WEBSTER PHARMACY LTD.  
Ontario Corporation Number 361244**

TAKE NOTICE CONCERNING WINDING UP of Gary Webster Pharmacy Ltd., Date of Incorporation: June 21, 1997, Liquidator: Mervyn Horn, 261 Millway Avenue, Unit 1, Concord, Ontario L4K 4K9, Date Appointed: October 16, 1998.

This notice is filed under subsection 205 (2) of the *Business Corporations Act*. A Meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on November 16, 1998.

Pursuant to subsection 205(3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

Dated this 11th day of January, 1999.

(2610) 4 MERVYN HORN,  
Liquidator.

**ISACK CONSTRUCTION LIMITED**

NOTICE IS HEREBY GIVEN that Isack Construction Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 8th day of December, 1998.

(2611) 4 ALAN ISACK,  
Secretary.

**ALLEN-GHENT CORPORATION**

NOTICE IS HEREBY GIVEN that Allen-Ghent Corporation intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Hamilton, this 9th day of January, 1999.

(2712) 4 BARBARA GHENT,  
Secretary.

**Miscellaneous Notices  
Avis divers****THE TOA-RE INSURANCE  
COMPANY OF AMERICA**

NOTICE IS HEREBY GIVEN that The Toa-Re Insurance Company of America, a foreign insurance company qualified by the Office of the Superintendent of Financial Institutions Canada to insure risks in Canada falling within the classes of property, accident and sickness, automobile, boiler and machinery, credit, fidelity, hail, liability and surety, in each case restricted to reinsurance, having its Chief Agent's office in Toronto, Ontario intends to apply to the Ontario Insurance Commission for a license under Section 40 of the *Insurance Act* (Ontario) to transact such reinsurance business in the Province of Ontario.

Dated this 12th day of January, 1999.

(2602) 4 JOHN L. WALKER,  
Chief Agent.

**Partnership Dissolution/Changes  
Dissolution de sociétés/La modifications****"TOP TOP CHINESE RESTAURANT"**

NOTICE IS HEREBY GIVEN that the partnership between Chuck Hee Lee and Francis Tat Ping Cho carrying on business under the trade name "Top Top Chinese Restaurant" was dissolved on January 7, 1999 pursuant to the *Partnerships Act*.

Dated at Toronto, this 7th day of January, 1999.

(2603) 4 CHUCK HEE LEE &  
FRANCIS TAT PING CHO.

**Sales of Lands for Tax Arrears  
by Public Tender  
Ventes de terrains par appel d'offres  
pour arriéré d'impôt**

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

**THE CORPORATION OF THE  
TOWNSHIP OF MACHAR**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, February 22, 1999 at the municipal office for The Corporation of the Township of Machar.

The tenders will then be opened in public on the same day at 7:00 p.m. at the municipal office for The Corporation of the Township of Machar.

Description of Land(s)	Minimum Tender Amount
Remainder of parcel 5225 Parry Sound North Section. Part Lot 25, Concession 7, Township of Machar, District of Parry Sound. . . . .	\$3,214.45

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax. Tenders must be submitted in sealed envelopes marked "Tender for Remainder of Parcel 5225 PSNS".

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(2604) 4

CLERK-TREASURER,  
The Corporation of the  
Township of Machar,  
P.O. Box 70,  
South River, Ontario  
P0A 1X0.

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

**THE CORPORATION OF THE  
TOWNSHIP OF MAGNETAWAN**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on February 10, 1999 at the Municipal Office.

The tenders will then be opened in public on the same day at 6:30 p.m. at the Municipal Office.

Description of Land(s)	Minimum Tender Amount
Parcel 25,384 Parry Sound South Section, being Lots 21, 22 and 23, on the East side of West Street, Plan 319, in the Village of Magnetawan, now Township of Magnetawan, District of Parry Sound, designated as Parts 1, 2 and 3, Plan 42R-12262 . . . . .	\$16,554.92

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(2605) 4

LINDA SAUNDERS,  
Treasurer-Tax Collector,  
The Corporation of the  
Township of Magnetawan,  
P.O. Box 70,  
Magnetawan, Ontario  
P0A 1P0.

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

**THE CORPORATION OF THE  
CITY OF VAUGHAN**

**Public Bid No. T99-01**

TAKE NOTICE that bidders are invited for the purchase, individually, of the lands described below and will be received until 3:00 p.m. local time on Wednesday, February 10, 1999 at the Purchasing Department, Portable Building, 2141 Major Mackenzie Drive, Vaughan, Ontario L6A 1T1.

The tenders will then be opened in public on the same day, Wednesday, February 10, 1999 at 3:30 p.m. in the Council Chambers, at the Civic Centre.

Description of Land(s)	Minimum Tender Amount
1. Roll No: 1928000 34032000 Block E and F, Plan 6087 Municipally known as: N/S Camlaren Cres. Vacant land 3.14 Acres, Zoning R1 Residential - Hydro Right of Way. . . . .	\$21,895.89
2. Roll No: 1928000 42325288 Block 64, Plan 65M-2165 Municipally known as: W/S Rosebury Lane Vacant land 2.56 Acres, Zoning Open Space 2 . . . . .	\$10,711.85

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank



draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the City of Vaughan and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, R.S.O. 1990, and the *Municipal Tax Sales Rules* made under that Act. The highest tenderer will be required to pay the balance of the amount tendered plus accumulated taxes, penalties, costs and the relevant land transfer tax. Failure to comply with payment requirements will mean forfeiture of the deposit.

For further information regarding this sale, contact:

SANDRA JENKINSON,  
Tax Office,  
(905) 832-8502, Ext. 8783.

For Bidding Information and Procedures, contact:

GEORGE WILSON,  
Director of Purchasing,  
Purchasing Department,  
The Corporation of the  
City of Vaughan,  
(905) 832-8555, Ext. 8269.

(2606) 4



# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—01—23

## ONTARIO REGULATION 1/99 made under the SECURITIES ACT

Made: October 9, 1998  
Filed: January 5, 1999

Amending Reg. 1015 of R.R.O. 1990  
(General)

**Note:** Since the end of 1997, Regulation 1015 has been amended by Ontario Regulations 88/98, 130/98, 149/98, 165/98, 166/98, 268/98, 542/98, 568/98, 657/98 and 662/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Sections 114, 125, 221 and 222 of Regulation 1015 of the Revised Regulations of Ontario, 1990 are revoked.**

**2. This Regulation comes into force on the same day as the rule made by the Ontario Securities Commission on October 9, 1998 entitled "Ontario Securities Commission Rule 31-505 Conditions of Registration".**

ONTARIO SECURITIES COMMISSION:

D. A. BROWN  
*Chair*

M. P. CARSCALLEN  
*Vice-Chair*

Dated on October 9, 1998.

**Note:** The rule made by the Ontario Securities Commission on October 9, 1998 entitled "Ontario Securities Commission Rule 31-505 Conditions of Registration" comes into force on December 23, 1998.

4/99

## ONTARIO REGULATION 2/99 made under the HIGHWAY TRAFFIC ACT

Made: January 4, 1999  
Filed: January 8, 1999

Amending Reg. 619 of R.R.O. 1990  
(Speed Limits)

**Note:** Since the end of 1997, Regulation 619 has been amended by Ontario Regulations 26/98, 27/98, 28/98, 109/98, 206/98, 207/98, 208/98, 443/98, 511/98, 512/98, 541/98 and 718/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Paragraph 12 of Part 3 of Schedule 2 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

Regional Municipality of Niagara—City of Port Colborne

12. That part of the King's Highway known as No. 3 in the City of Port Colborne in The Regional Municipality of Niagara lying between a point situate at its intersection with the westerly limit of the roadway known as Snider Road and a point situate with the intersection of the westerly limit of the King's Highway known as No.140.

**(2) Paragraph 17 of Part 3 of Schedule 2 to the Regulation is revoked and the following substituted:**

Regional Municipality of Niagara—City of Port Colborne

17. That part of the King's Highway known as No. 3 in the City of Port Colborne in The Regional Municipality of Niagara lying between a point situate 470 metres measured westerly from its intersection with the east junction of the roadway known as Niagara Regional Road No. 5 and a point situate with the intersection of the westerly limit of the roadway known as Snider Road.

**2. (1) Paragraph 17 of Part 3 of Schedule 5 to the Regulation is revoked and the following substituted:**

Bruce—Town of Wiarton—Twp. of Eastnor

17. That part of the King's Highway known as No. 6 in the County of Bruce lying between a point situate 335 metres measured northerly from its intersection with the centre line of the roadway known as Jenny St. in the Town of Wiarton and a point 405 metres measured southerly from its intersection with centre line of the roadway known as Bruce Road 9 in the Township of Eastnor.

**(2) Paragraph 21 of Part 4 of Schedule 5 to the Regulation is revoked.**

**(3) Paragraph 12 of Part 5 of Schedule 5 to the Regulation is revoked and the following substituted:**

Bruce—Twp. of Eastnor

12. That part of the King's Highway known as No. 6 in the Township of Eastnor in the County of Bruce beginning at a point situate 405 metres measured southerly from its intersection with the centre line of the roadway known as Bruce County Road 9 and extending northerly for a distance of 923 metres.

**(4) Part 5 of Schedule 5 to the Regulation is amended by adding the following paragraph:**

District of Manitoulin—Whitefish River First Nation

16. That part of the King's Highway known as the No. 6 in the hamlet of Birch Island in the Whitefish Indian Reserve in the Territorial District of Manitoulin beginning at a point situate 475 metres measured southerly from its intersection with the centre line of the roadway known as Bay of Islands Road and extending northerly for a distance of 950 metres.

**3. Part 5 of Schedule 6 to the Regulation is amended by adding the following paragraph:**



Wellington—Twp. of Guelph

22. That part of the King's Highway known as No. 7 in the Township of Guelph in the County of Wellington beginning at a point situate 68 metres measured westerly from the intersection with the centre line of the roadway known as Skyway Drive and extending easterly for a distance of 509 metres.

**4. (1) Paragraph 5 of Part 3 of Schedule 195 to the Regulation is revoked and the following substituted:**

Regional Municipality of Niagara—City of St. Catharines—Town of Lincoln

5. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the Town of Lincoln in The Regional Municipality of Niagara lying between a point situate 550 metres measured easterly from the intersection with the easterly limit of the Niagara Regional Road known as No. 26 and a point situate with the westerly limit of the roadway known as Third Street in the City of St. Catharines.

**(2) Paragraph 1 of Part 5 of Schedule 195 to the Regulation is revoked and the following substituted:**

Regional Municipality of Niagara—Town of Lincoln

1. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the Town of Lincoln in The Regional Municipality of Niagara lying between a point situate at its intersection with the easterly limit of the Niagara Regional Road known as No. 24 and a point situate 550 metres measured easterly from its intersection with the easterly limit of the Niagara Regional Road known as No. 26.

TONY P. CLEMENT  
*Minister of Transportation*

Dated on January 4, 1999.

4/99

**ONTARIO REGULATION 3/99**  
made under the  
**POLICE SERVICES ACT**

Made: December 16, 1998  
Filed: January 8, 1998

**ADEQUACY AND EFFECTIVENESS OF  
POLICE SERVICES**

**CRIME PREVENTION**

1. (1) Police forces shall provide community-based crime prevention initiatives.

- (2) Instead of having its police force provide community-based crime prevention initiatives, a board may,

- (a) enter into an agreement under section 7 of the Act to provide crime prevention initiatives through another police force or on a combined or regional or co-operative basis; or
- (b) enter into an agreement with one or more organizations other than police forces to have the organization or organizations provide crime prevention initiatives under the direction of a member of the police force.

2. (1) A police force may use members of the police force, auxiliary members of the police force, special constables and volunteers in community-based crime prevention initiatives.

- (2) Auxiliary members of the police force, special constables and volunteers used in community-based crime prevention initiatives must be under the direction of a member of the police force.

3. Every chief of police shall establish procedures and processes on problem-oriented policing and crime prevention initiatives, whether the police force provides community-based crime prevention initiatives or whether crime prevention initiatives are provided by another police force or on a combined or regional or co-operative basis or by another organization.

**LAW ENFORCEMENT**

4. (1) Police forces shall, using their own police officers, and not pursuant to an agreement made under section 7 of the Act, respond to emergency calls for service 24 hours a day.

- (2) Police forces shall, using their own police officers, and not pursuant to an agreement made under section 7 of the Act, provide community patrol consisting of,

- (a) general patrol; and
- (b) directed patrol in the areas and at the times where it is considered necessary or appropriate.

- (3) Every chief of police shall establish procedures and processes on community patrol which address when and where directed patrol is considered necessary or appropriate, based on such factors as crime, call and public disorder analysis, criminal intelligence and road safety.

- (4) A police force may, in extraordinary circumstances, obtain the assistance of another police force to enhance its capacity to respond to emergency calls for service or to provide community patrol.

5. (1) Police forces shall have,

- (a) a communications centre;
- (b) a criminal intelligence capacity;
- (c) a crime analysis, call analysis and public disorder analysis capacity; and
- (d) investigative supports, including supports in the areas of scenes of crime analysis, forensic identification, canine tracking, technical collision investigation and reconstruction, breath analysis, physical surveillance, electronic interception, video and photographic surveillance, polygraph and behavioral science.

- (2) Subject to subsections (3), (4) and (5), the services listed in clauses (1) (a), (b), (c) and (d) shall be provided by using the police force's members.

- (3) Despite clause (1) (a), instead of a police force having its own communications centre, a board may enter into an agreement under section 7 of the Act or with another municipal emergency service to use a regional or other co-operatively-operated communications centre, or a communications centre operated by another police force or municipal emergency service.

- (4) Despite clauses (1) (b) and (c), instead of a police force having its own criminal intelligence capacity and crime analysis, call analysis and public disorder analysis capacity, a board may enter into an agreement under section 7 of the Act to provide those services through another police force or on a combined or regional or co-operative basis.

(5) Despite clause (1) (d), instead of a police force having its own investigative supports, a board may,

- (a) enter into an agreement under section 7 of the Act to provide those investigative supports through another police force or on a combined or regional or co-operative basis; or
- (b) enter into an agreement with one or more persons or organizations other than police forces to provide those supports by means of a person or organization that is not a police force.

(6) A communications centre, whether provided by the police force, by another police force, by another municipal emergency service or on a combined or regional or co-operative basis must operate 24 hours a day with one or more communications operators or dispatchers to answer emergency calls for service and maintain constant two-way voice communication capability with police officers who are on patrol or responding to emergency calls.

**6. (1) Police forces shall,**

- (a) have a member of the police force available 24 hours a day to supervise police communications and dispatch services; and
- (b) provide police officers on patrol with portable two-way voice communication capability that allows the police officers to be in contact with the communications centre when away from their vehicle or on foot patrol.

(2) Despite clause (1) (a), if the communications and dispatch services for a police force are provided by another police force or on a combined or regional or co-operative basis or by another municipal emergency service, the person supervising those services may be a member of another police force.

**(3) Every chief of police shall,**

- (a) establish procedures on communications and dispatch services; and
- (b) ensure that communicators and dispatchers and those supervising them have successfully completed the required training accredited by the Ministry or have equivalent qualifications or skills as approved by the Ministry.

**7. (1) A police force may hire or enter into an agreement for the services of a crime analysis specialist who is not a member of the police force to assist the police force with crime, call and public disorder analysis.**

(2) Unless the crime analysis specialist is a member of another police force, he or she must be under the direction of a member of the police force.

**8. Every chief of police shall establish procedures on traffic management, traffic law enforcement and road safety.**

**9. (1) Every police force shall include one or more criminal investigators who is a member of the police force.**

(2) A board may not enter into an agreement under section 7 of the Act to comply with subsection (1), but a board may enter into an agreement under section 7 of the Act to have additional criminal investigators from another police force available to its police force.

(3) Criminal investigators may also perform other duties not related to criminal investigation, including community patrol.

(4) A chief of police shall not designate a person as a criminal investigator unless that person is a police officer and has successfully com-

pleted the required training accredited by the Ministry or has equivalent qualifications and skills as approved by the Ministry.

**10. Every chief of police shall,**

- (a) ensure that there is supervision available to members of the police force 24 hours a day;
- (b) establish procedures and processes on supervision, including setting out circumstances where a supervisor must be contacted and when a supervisor must be present at an incident; and
- (c) ensure that the police force's supervisors have the knowledge, skills and abilities to supervise.

**11. (1) Every chief of police shall prepare a criminal investigation management plan that,**

- (a) lists the occurrences for which a police officer is required to contact a supervisor as soon as practicable;
- (b) permits the supervisor, except as provided for in clause (c), to assign responsibility to undertake or manage the investigation of an occurrence listed in the plan to any police officer, whether or not he or she is a criminal investigator;
- (c) lists the occurrences for which the supervisor must assign responsibility to undertake or manage the investigation to a criminal investigator;
- (d) lists the occurrences for which the board has entered into agreements under clause (3) (b) that would result in the investigation being undertaken on a combined or regional or co-operative basis or by another police force;
- (e) addresses the monitoring by supervisors of criminal investigations; and
- (f) identifies the specific occurrences, designated by the Solicitor General, for which the police force shall notify another police force, unit or task force designated by the Solicitor General.

(2) Every chief of police shall establish procedures that require supervisors to ensure that the person to whom the supervisor assigns an occurrence listed in the plan, whether or not a criminal investigator, has the knowledge, skills and abilities to investigate that type of occurrence.

(3) If a police force does not have a criminal investigator or police officer with the knowledge, skills and abilities to investigate specific types of occurrences listed in the plan, the board shall,

- (a) enter into an agreement under section 7 of the Act to provide its police force with the services of a criminal investigator or police officer on another police force who has such knowledge, skills and abilities; or
- (b) enter into an agreement under section 7 of the Act to provide its police force with the services of a criminal investigator or police officer who has such knowledge, skills and abilities on a combined or regional or co-operative basis.

(4) Every chief of police shall establish procedures for obtaining the assistance of another police force in relation to undertaking or managing a criminal investigation in those circumstances where the police force does not itself have, and does not have access through an agreement under subsection (3) to the services of, a criminal investigator or police officer with the knowledge, skills and abilities to investigate a specific type of occurrence.

(5) This section and section 9 do not preclude any member of a police force from participating in a criminal investigation.

**12.** (1) Every chief of police shall develop and maintain procedures on and processes for undertaking and managing general criminal investigations and investigations into,

- (a) physical and sexual abuse of children;
- (b) child pornography;
- (c) criminal harassment;
- (d) domestic occurrences;
- (e) drug-related offences other than simple possession;
- (f) elder abuse and vulnerable adult abuse;
- (g) fraud and false pretence;
- (h) hate or bias motivated crime and hate propaganda;
- (i) homicides and attempted homicides;
- (j) found human remains;
- (k) illegal gaming;
- (l) missing persons;
- (m) parental and non-parental abductions;
- (n) offences involving firearms;
- (o) proceeds of crime;
- (p) property offences, including break and enter;
- (q) robberies;
- (r) sexual assaults;
- (s) stolen or smuggled firearms;
- (t) vehicle thefts;
- (u) youth crime; and
- (v) other types of crime designated by the Solicitor General.

(2) Every chief of police shall establish procedures for when more than one officer must respond to an occurrence or call for service.

**13.** (1) Every chief of police shall establish procedures and processes in respect of,

- (a) internal task forces;
- (b) joint forces operations;
- (c) criminal intelligence;
- (d) crime, call and public disorder analysis;
- (e) informants and agents;
- (f) witness protection and security;

- (g) police response to persons who are emotionally disturbed or have a mental illness or a developmental disability;
- (h) search of the person;
- (i) search of premises;
- (j) arrest;
- (k) bail and violent crime;
- (l) prisoner care and control;
- (m) prisoner transportation; and
- (n) property and evidence control.

(2) Every board shall establish a policy on the sharing of crime, call and public disorder analysis data and information on crime trends with its municipal council and with school boards, community organizations and groups, businesses and members of the public in the municipality it serves.

**14.** (1) Every chief of police shall establish procedures and processes in respect of,

- (a) the investigative supports referred to in clause 5 (1) (d);
- (b) the collection, handling, preservation, documentation and analysis of physical evidence; and
- (c) obtaining, when required, expert or specialized assistance from another police force, government agency or other organization or individual, in relation to a criminal investigation being undertaken by its police force.

(2) If a board obtains investigative supports through the method referred to in clause 5 (5) (b), the person providing the investigative support shall,

- (a) report directly to, and take direction from, the member of the police force to whom the investigative support is being provided; and
- (b) comply with the procedures and processes of the police force established under subsection (1).

(3) Every chief of police shall ensure that a person providing investigative support in the area of scenes of crime analysis or forensic identification has successfully completed the required training accredited by the Ministry or has equivalent qualifications and skills as approved by the Ministry to provide that support.

(4) Every chief of police shall ensure that a person providing another type of investigative support referred to in clause 5 (1) (d), other than those referred to in subsection (3), has the knowledge, skills and abilities to provide that support.

**15.** Every chief of police in a municipality that has been designated under paragraph 2 of subsection 19 (1) of the Act shall establish procedures and processes for the provision of police services in respect of all navigable bodies and courses of water within that municipality.

**16.** If a board is responsible for court security under section 137 of the Act, the chief of police shall,

- (a) prepare a court security plan;
- (b) establish procedures on court security that address supervision and training; and



- (c) ensure that court security personnel have the knowledge, skills and abilities to perform this function.

#### VICTIMS ASSISTANCE

17. Every chief of police shall establish procedures on providing assistance to victims that,

- (a) reflect the principles of the *Victims' Bill of Rights, 1995*; and
- (b) set out the roles and responsibilities of members of the police force in providing assistance to victims.

#### PUBLIC ORDER MAINTENANCE

18. (1) Police forces shall have a public order unit.

(2) Despite subsection (1), instead of a police force having its own public order unit, a board may enter into an agreement under section 7 of the Act to provide the services of a public order unit through another police force or on a combined or regional or co-operative basis.

(3) A public order unit, whether maintained by one police force or on a combined or regional or co-operative basis,

- (a) shall consist of a unit supervisor and at least four squads of seven officers, including the squad leader; and
- (b) must be able to be deployed in a reasonable time.

19. (1) Every chief of police shall establish procedures on public order unit services which set out the circumstances in which a public order unit may be deployed.

(2) Every chief of police shall ensure that the procedures on public order unit services are contained in a manual that is available to all members of the public order unit.

(3) Every chief of police shall ensure that the members of its public order unit, whether provided by the police force or on a combined or regional or co-operative basis, are police officers and have the appropriate knowledge, skills and abilities to provide the services of the public order unit.

20. Every chief of police shall establish procedures on police action in respect of labour disputes.

#### EMERGENCY RESPONSE SERVICES

21. (1) Police forces shall include the following emergency response services:

- 1. Tactical unit.
- 2. Hostage rescue team.
- 3. Major incident commanders.
- 4. Crisis negotiators.
- 5. Police explosive forced entry technicians.
- 6. Explosive disposal technicians.

(2) Despite subsection (1), instead of a police force having all the emergency response services listed in that subsection, a board may enter into an agreement under section 7 of the Act to provide any of those emergency response services through another police force or on a combined or regional or co-operative basis.

(3) If a board enters into an agreement under subsection (2) respecting a tactical unit or a hostage rescue team, the chiefs of police of all the police forces whose police officers are part of the tactical unit or hostage rescue team shall ensure that all the members of the tactical unit or hostage rescue team train together.

(4) Despite subsection (1), a board may enter into an agreement with the Canadian Armed Forces or another organization to provide explosive disposal technicians and, if a board enters into such an agreement with an organization other than the Canadian Armed Forces, the explosive disposal technicians must work under the direction of a member of the police force.

(5) The emergency response services listed in subsection (1), whether provided by the police force or pursuant to an agreement under subsection (2) or (4), must be able to be deployed in a reasonable time.

22. (1) Every chief of police shall establish procedures on preliminary perimeter control and containment.

(2) A police force may include a containment team using police officers and, if it does, the chief of police shall develop procedures for it.

(3) Police officers who are not members of a tactical unit and who are deployed in a containment function, including members of a containment team, shall not, before the arrival of members of a tactical unit, employ offensive tactics unless the police officers believe, on reasonable grounds, that to do so is necessary to protect against the loss of life or serious bodily harm.

23. (1) A tactical unit or hostage rescue team, whether provided by a police force or on a combined or regional or co-operative basis, shall consist of a minimum of 12 full-time tactical officers, including the supervisor.

(2) A tactical unit shall be able to perform the following functions:

- 1. Containment.
- 2. Apprehension of an armed barricaded person.

(3) A tactical unit may perform explosive forced entry if it uses the services of a police explosive forced entry technician.

(4) A hostage rescue team shall be able to perform the functions set out in subsection (2) and hostage rescue.

(5) The functions of a tactical unit and hostage rescue team may be provided by one unit or team that is capable of performing the functions of both a tactical unit and a hostage rescue team.

(6) For the purposes of this section,

“full-time tactical officer” means a police officer assigned and dedicated to the tactical unit or hostage rescue team, but who, when not training or undertaking tactical or hostage rescue activities, may undertake community patrol.

24. (1) Every board that enters into an agreement under section 7 of the Act to provide a tactical unit or hostage rescue team through another police force or on a combined or regional or co-operative basis shall,

- (a) enter into an agreement with the same police force to obtain the services of its major incident commanders and crisis negotiators who have trained with that tactical unit or hostage rescue team; or
- (b) require the chief of police to ensure that at least one or more of the police force's major incident commanders and crisis negotiators, if it has any, train with the other police force's tactical unit or hostage rescue team, as the case may be.

(2) Every chief of police shall ensure that every member of a containment team, tactical unit and hostage rescue team, and every major incident commander and crisis negotiator is a police officer and has successfully completed the required training accredited by the Ministry or has equivalent qualifications and skills as approved by the Ministry.

**25.** (1) Every chief of police shall ensure that police explosive forced entry technicians and explosive disposal technicians have and maintain the appropriate knowledge, skills and abilities for their work.

(2) Every chief of police shall establish procedures on each of the services referred to in sections 21 and 22 that,

- (a) set out the circumstances in which each service will be deployed; and
- (b) in relation to tactical and hostage rescue services, delegates to the tactical supervisor or major incident commander the responsibility for determining how many tactical officers are required to be deployed to an incident.

(3) Every chief of police shall ensure that, where a service referred to in sections 21 and 22 is provided by the members of the police force, the procedures developed under subsection (2) are contained in a manual that is available to each member providing that service.

**26.** (1) Every chief of police shall prepare an emergency plan for its police force setting out the procedures to be followed during an emergency.

(2) The chief of police may adopt the municipality's emergency plan as the police force's emergency plan if it addresses the role and duties of the police force during an emergency, and the procedures to be followed by members of the police force during an emergency.

**27.** Every chief of police shall,

- (a) develop procedures on ground search;
- (b) promote through partnerships with other emergency service providers and volunteer groups the co-ordination of ground search services in the municipality served by the police force.

**28.** Every chief of police shall establish procedures that are consistent with any federal or provincial counter-terrorism plan designated by the Solicitor General.

#### ADMINISTRATION AND INFRASTRUCTURE

**29.** Every board shall establish policies with respect to the matters referred to in section 3, subsections 4 (3) and 6 (3), section 8, subsection 9 (4), sections 10 to 17, 19, 20, 22, subsection 24 (2) and sections 25 to 28.

**30.** (1) Every board shall prepare a business plan for its police force at least once every three years.

(2) The business plan shall address,

- (a) the objectives, core business and functions of the police force, including how it will provide adequate and effective police services;
- (b) quantitative and qualitative performance objectives and indicators relating to,

- (i) the police force's provision of community-based crime prevention initiatives, community patrol and criminal investigation services,

- (ii) community satisfaction with police services,

- (iii) emergency calls for service,

- (iv) violent crime and clearance rates for violent crime,

- (v) property crime and clearance rates for property crime,

- (vi) youth crime and clearance rates for youth crime,

- (vii) police assistance to victims of crime and re-victimization rates, and

- (viii) road safety;

- (c) information technology;

- (d) resource planning; and

- (e) police facilities.

**31.** Every chief of police shall prepare an annual report for the board relating to the activities of the police force during the previous fiscal year, including information on,

- (a) its performance objectives, indicators and results;

- (b) public complaints; and

- (c) the actual cost of police services.

**32.** (1) Every board shall enter into a protocol with its municipal council that addresses,

- (a) the sharing of information with municipal council, including the type of information to be shared and the frequency for sharing such information;

- (b) the dates by which the business plan and annual report shall be provided to municipal council;

- (c) the responsibility for making public the business plan and annual report, and the dates by which the business plan and report must be made public; and

- (d) if the municipal council chooses, jointly determining, and participating in, the consultation processes for the development of the business plan.

(2) Every board shall consult with its municipal council, and the school boards, community organizations and groups, businesses and members of the public in the municipality it serves during the development of its business plan.

**33.** Every police force must have a skills development and learning plan that addresses,

- (a) the plan's objectives;

- (b) the implementation of a program to coach or mentor new officers;

- (c) the development and maintenance of the knowledge, skills and abilities of members of the police force, including,

- (i) the police force's criminal investigators,

- (ii) members of the police force who provide investigative support functions, if any,
- (iii) members of a public order unit, if any, and
- (iv) members of the police force who provide any emergency response service referred to in sections 21 and 22.

**34.** Every chief of police shall establish procedures for the investigation of complaints.

**35.** Every board and chief of police shall implement a quality assurance process relating to the delivery of adequate and effective police services, and compliance with the Act and its regulations.

#### APPLICATION AND COMMENCEMENT

**36. (1)** This Regulation applies to municipal police forces.

(2) This Regulation applies to the Ontario Provincial Police, with necessary modifications,

- (a) with respect to its undertaking of provincial responsibilities and policing under section 5.1 of the Act;

- (b) with respect to contract arrangements under section 10 of the Act;

- (c) with respect to its responsibilities under section 19 of the Act.

(3) For the purpose of subsection (2), any reference in this Regulation to a member of a police force shall be read as a reference to an employee of the Ontario Provincial Police and, for the purpose of clause (2) (a), any reference to a board shall be read as a reference to the Commissioner.

**37. (1)** Every board shall evaluate the adequacy and effectiveness of the services provided by its police force by comparing those services with the requirements of this Regulation.

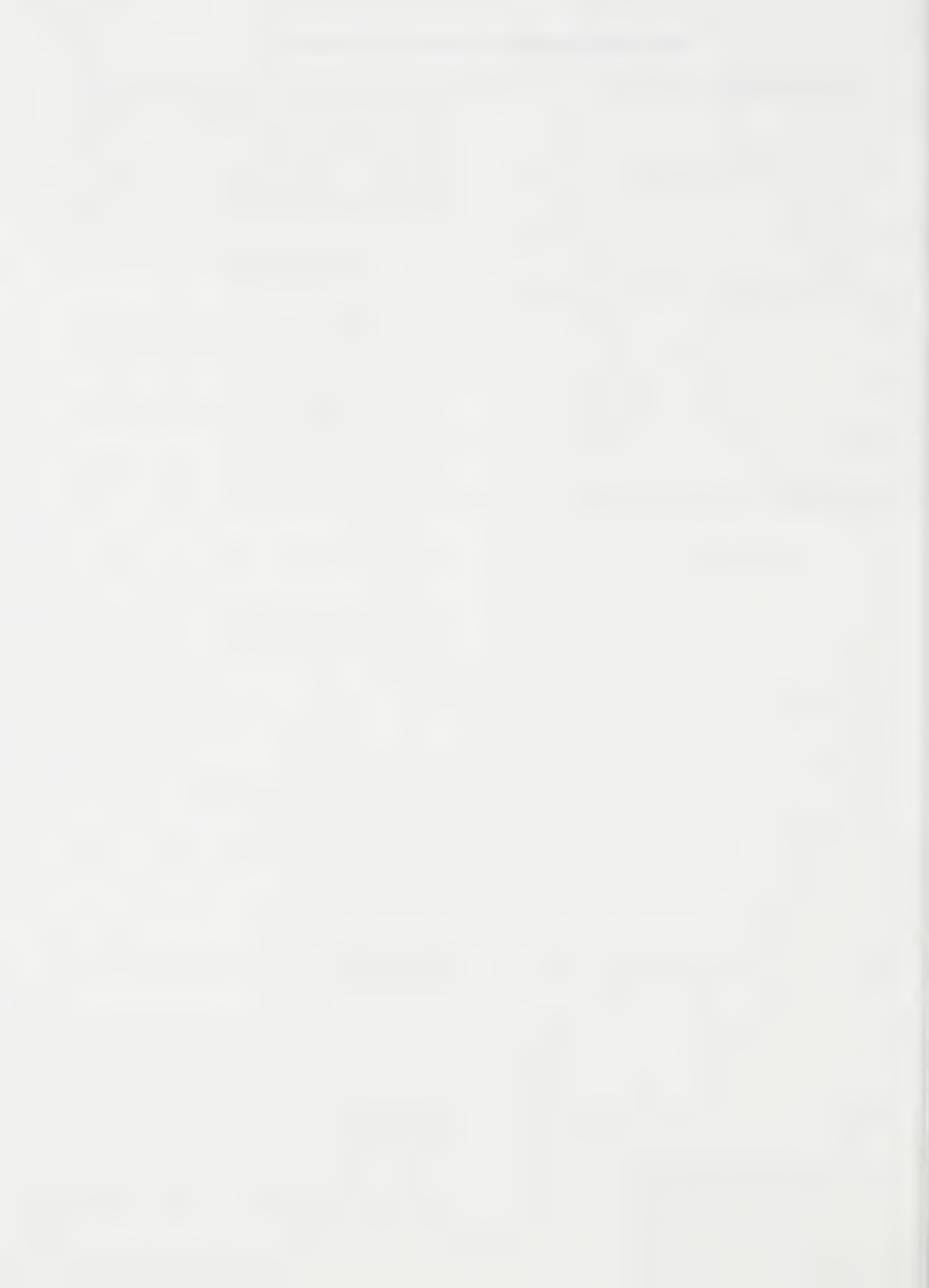
(2) Upon completing the evaluation under subsection (1), every board shall prepare a plan setting out the steps needed to be taken by the board and the police force in order to meet the requirements of this Regulation by January 1, 2001.

**38. (1) Except as provided in subsection (2), this Regulation comes into force on January 1, 2001.**

**(2) Section 37 comes into force on the day this Regulation is filed.**

4/99





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Ottawa, Ontario K2P 2K1

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## Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice.

**Cheques or money orders** should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE  
50 Grosvenor Street, Toronto, Ontario M7A 1N8  
Telephone 326-5310  
Toll-Free 1-800-668-9938

## Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis.

**Les chèques ou mandats** doivent être faits à l'ordre DU MINISTRE DES FINANCES et toute correspondance, y compris les changements d'adresse, doit être adressée à :

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50, rue Grosvenor, Toronto, (Ontario) M7A 1N8  
Telephone 326-5310  
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# The Ontario Gazette

## La Gazette de l'Ontario

Vol. 132-5  
Saturday, January 30th, 1999

Toronto

ISSN 0030-2937  
Le samedi 30 janvier 1999

### TABLE OF REGULATIONS

The most recent Table of Regulations is included with this week's *Ontario Gazette*.

The Table shows the regulations contained in Revised Regulations of Ontario, 1990 and those made after December 31, 1990 and before January 1, 1999. It also shows the amendments to those regulations.

(6364) 5

### TABLE DES RÈGLEMENTS

La Table des règlements la plus récente est publiée dans le numéro de cette semaine de la *Gazette de l'Ontario*.

La Table énumère tous les règlements contenus dans les Règlements refondus de l'Ontario de 1990 ou pris après le 31 décembre 1990 mais avant le 1<sup>er</sup> janvier 1999. Elle indique également les modifications apportées à ces règlements.

### Proclamations

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

*RED TAPE REDUCTION ACT, 1998*

We, by and with the advice of the Executive Council of Ontario, name Monday, January 18, 1999 as the day upon which sections 70 and 71 of Schedule E to the *Red Tape Reduction Act, 1998*, Statutes of Ontario, 1998, come into force.

WITNESS:

THE HONOURABLE  
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 13, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1998 VISANT À RÉDUIRE LES FORMALITÉS  
ADMINISTRATIVES

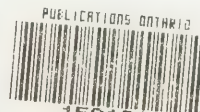
Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 18 janvier 1999 comme le jour où entrent en vigueur les articles 70 et 71 de l'annexe E de la *Loi de 1998 visant à réduire les formalités administratives*, Lois de l'Ontario 1998.

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TÉMOIN :

GIVEN at Toronto, Ontario, on January 13, 1999.

L'HONORABLE  
HILARY M. WESTON

BY COMMAND

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIOCHRIS HODGSON  
Chair of the Management Board of Cabinet

FAIT à Toronto (Ontario) le 13 janvier 1999.

PAR ORDRE

(Great Seal of Ontario)

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

HILARY M. WESTON

(6362) 5

PROVINCE DE L'ONTARIO

(Great Seal of Ontario)

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du  
Canada et de ses autres royaumes et territoires, Chef du  
Commonwealth, Défenseur de la Foi.

HILARY M. WESTON

PROCLAMATION

PROVINCE OF ONTARIO

LOI DE 1997 SUR LA RÉFORME DE L'AIDE SOCIALE

ELIZABETH THE SECOND, by the Grace of God of the United  
Kingdom, Canada and Her other Realms and Territories, Queen,  
Head of the Commonwealth, Defender of the Faith.Aux fins du paragraphe 4 (3) de la *Loi de 1997 sur la réforme de l'aide  
sociale*, le 18 janvier 1999 a été proclamé comme la date désignée de  
l'abrogation de la *Loi sur les services de réadaptation professionnelle*.

PROCLAMATION

TÉMOIN :

SOCIAL ASSISTANCE REFORM ACT, 1997

L'HONORABLE  
HILARY M. WESTONFor the purposes of subsection 4(3) of the *Social Assistance Reform  
Act, 1997*, January 18, 1999 is named as the day on which the  
*Vocational Rehabilitation Services Act* is repealed.LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

WITNESS:

FAIT à Toronto (Ontario) le 13 janvier 1999.

THE HONOURABLE  
HILARY M. WESTON

PAR ORDRE

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIOCHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6363) 5

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ACCURATE FREIGHT SERVICES LTD  
ETOBICOKE, ONBHELA ROAD LINK INC.  
BRAMPTON, ONLES ENTREPRISES RICHARD CARON  
INC  
LISLET-SUR-MER, QCARCHIES TRUCKING INC.  
BRAMPTON, ONG. BOILEY TRANSPORT INC.  
ST JEAN CHRYSOSTOME, QCC.C.E. CANADIAN CARGO EXPRESS  
INC.  
OAKVILLE, ONARMANDEEP TRANSPORTATION INC.  
BRAMPTON, ONBOURGET, JOEY, R.  
SUDBURY, ON



**COLLIN DOBBIN FARMS LTD.**  
PETROLIA, ON

**CONNOR FORWARDING INC.**  
BRAMPTON, ON

**CURRIE, STEPHEN, E.**  
TOTTENHAM, ON

**LES BOITES A REBUTS DE GATINEAU LTEE**  
GATINEAU, QC

**DESCHENES, DENIS**  
TIMMINS, ON

**E & H TRANSPORT NETWORK INC.**  
CARLSBAD, CA

**FORD, GARY, N.**  
COBOURG, ON

**TRANSPORT EL FREON LTEE**  
LORRAINVILLE, QC

**GEM WORLD DEVELOPMENT INC.**  
LAVAL, QC

**GINZBERG, GENADI**  
TORONTO, ON

**GOFAST TRUCKING LTD.**  
THORNHILL, ON

**TRANSPORT G R B INC**  
ND DES LAURENTIDES, QC

**HITCHCOCK, MATTHEW, BRIAN**  
WEBBERVILLE, MI

**JOLLY TRUCKING INC.**  
CHARLOTTE, NC

**J O M TRUCKING INC.**  
SASKATOON, SK

**KANG, BINDER, S.**  
REXDALE, ON

**LACELLE & SON TRANSPORT LTD.**  
BLIND RIVER, ON

**TRANSPORT LRGM INC.**  
ROUYN NORANDA, QC

**MAIN PACKERS INC.**  
CARIBOU, ME

**MILLER, EUGENE**  
BLOSSBURG, PA

**MIVILLE, JOEL**  
ROQUEMAURE, QC

**R. C. MOORE INC**  
SCARBOROUGH, ME

**N.I.A. EXPRESS INC.**  
BRAMPTON, ON

**NOVIKOV, SERGEI**  
WILLOWDALE, ON

**OAKES, DOUGLAS, S.**  
SIMCOE, ON

**PACEX PACKAGE EXPRESS INC.**  
HAMILTON, ON

**PENN TRUCKING CO. INC.**  
CORDELE, GA

**P.R.G. TRANSPORTATION SERVICES INC.**  
BURLINGTON, ON

**R.J.R. TRANSPORT INC.**  
DETROIT, MI

**SEYBERT TRANSPORTATION SERVICES INC.**  
MERCER, PA

**SNOWBIRD EXPRESS LTD.**  
WINNIPEG, MB

**STECH, STEFAN**  
MISSISSAUGA, ON

**TINDALL, MELVIN, G.**  
UXBRIDGE, ON

**TRANSIT GROUP TRANSPORTATION LLC**  
ATLANTA, GA

**TRANS-PROVINCIALE LTEE.**  
LAMEQUE, NB

**URS TRANSPORT INC.**  
ALBANY, NY

**VACHON, LIONEL, O.**  
COCHRANE, ON

**VENEZIA HAULING INC**  
LIMERICK, PA

**SUE VINJE TRUCKING INC.**  
BARNUM, MN

**WISE, NEIL, BRADLEY**  
KENORA, ON

**WYLLIE, WILLIAM, A.**  
MISSISSAUGA, ON

**706632 ONTARIO INC**  
STONEY CREEK, ON

**783010 ALBERTA LTD.**  
AIRDRIE, AB

**992633 ONTARIO INC**  
WROXETER, ON

**1058368 ONTARIO INC.**  
THAMESFORD, ON

**1088523 ONTARIO LIMITED**  
COBOURG, ON

**1116330 ONTARIO INC**  
MISSISSAUGA, ON

**1172264 ONTARIO INC.**  
RENFREW, ON

**1187678 ONTARIO INC.**  
BROWNSVILLE, ON

**1239775 ONTARIO LTD**  
RICHMOND HILL, ON

**1255740 ONTARIO INC.**  
HAMILTON, ON

**1297128 ONTARIO INC.**  
LAKEFIELD, ON

**1303341 ONTARIO INC.**  
MISSISSAUGA, ON

**1316986 ONTARIO INC**  
BRAMPTON, ON

**1328891 ONTARIO INC**  
MISSISSAUGA, ON

**2923491 CANADA INC**  
BEARN, QC

**3488829 CANADA INC.**  
PIERREFONDS, QC

**3564622 CANADA INC**  
LASALLE, QC

**9012-3605 QUEBEC INC.**  
ST-NAZAIRE, QC

**9045-8969 QUEBEC INC.**  
ST-BLAISE, QC

**9066-4905 QUEBEC INC.**  
LAC-MEGANTIC, QC

**9071-2365 QUEBEC INC.**  
POLLARD DES ORMEAUX, QC

J. Greig Beatty  
Manager  
Chef de Service

## ONTARIO HIGHWAY TRANSPORT BOARD

IN THE MATTER OF the *Public Vehicles Act*,  
AND IN THE MATTER OF the *Motor Vehicle Transport Act, 1987*,  
AND IN THE MATTER OF the *Ontario Highway Transport Board Act*,  
AND IN THE MATTER OF: Viaggiatore Coach Lines Inc.

### NOTICE

The Board is in receipt of an application by Trentway-Wagar Inc. pursuant to Section 11 of the *Public Vehicles Act*. Trentway-Wagar has satisfied the Board that there are apparent grounds to issue an order as described in Section 11(3) of the *Public Vehicles Act* on Viaggiatore Coach Lines Inc.

All information pertaining to this matter is on file at the Board and can be made available on request. (Telephone: 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order as described in Section 11(3) of the *Public Vehicles Act*.

*The hearing will be held on Wednesday, the 24th day of February, 1999 at 10:00 a.m. at the Board's Chambers, 151 Bloor Street West, 10th Floor, Toronto, Ontario, M5S 2T5.*

AND FURTHER TAKE NOTICE that should any party to these proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in these proceedings.

AND FURTHER TAKE NOTICE that any interested person (*ie*: a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on the licensee at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Felix D'Mello,  
Board Secretary,  
Secrétaire de la Commission

FILE NO. 45681-RE

IN THE MATTER OF the *Public Vehicles Act*,  
AND IN THE MATTER OF the *Motor Vehicle Transport Act, 1987*,  
AND IN THE MATTER OF the *Ontario Highway Transport Board Act*,  
AND IN THE MATTER OF: Transtario Bus Lines Inc.

### NOTICE

The Board is in receipt of an application by Trentway-Wagar Inc. pursuant to Sections 10 and 11 of the *Public Vehicles Act*. Trentway-Wagar has satisfied the Board that there are apparent grounds to suspend, cancel or impose conditions on Transtario Bus Lines Inc's operating licences or issue an order described in Section 11(3) of the *Public Vehicles Act*.

All information pertaining to this matter is on file at the Board and can be made available on request. (Telephone: 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether the licence should be suspended, cancelled or conditions imposed on it, or issue an order as described in Section 11(3) of the *Public Vehicles Act*.

*The hearing will be held on Wednesday, the 24th day of February, 1999 at 10:00 a.m. at the Board's Chambers, 151 Bloor Street West, 10th Floor, Toronto, Ontario, M5S 2T5.*

AND FURTHER TAKE NOTICE that should any party to these proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in these proceedings.

AND FURTHER TAKE NOTICE that any interested person (*ie*: a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on the licensee at least

10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Felix D'Mello,  
Board Secretary,  
Secrétaire de la Commission.

FILE NO. 29214-RE

### NOTICE

**Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.**

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

**Floyd Sinton Limited**  
**280 Vespra Street, Barrie, ON L4N 2H2**

**22407-O**

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from the City of Collingwood, the town of Wasaga Beach, the Town of Blue Mountains, the Town of Meaford, the Township of Clearview and the City of Owen Sound.

PROVIDED THAT trips from the City of Owen Sound be restricted to those trips done on behalf of Mair Travel Tours.

**22407-N**

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from the Town of Collingwood, the Town of Wasaga Beach, the Town of the Blue Mountains, the Town of Meaford, the Township of Clearview and the City of Owen Sound to the Ontario/Quebec and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdictions and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. Trips from the City of Owen Sound be restricted to those trips done on behalf of Mair Travel Tours.
2. There be no pick-up or discharge of passengers except at point of origin.

**Willard Bus Lines Inc.**  
**Lot 1, Concession 4, Kearn's Township,**  
**R.R. #1 Thornloe, ON P0J 1S0**

**44585-F**

Applies for the transfer of public vehicle (school bus) operating licence No. 6891 now in the name of Glendon William Wright, Hilliardton, Ontario, P0J 1L0.

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

# Government Notices Respecting Corporations

## Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution

### Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1998-10-21</b>	
BAY FRONT INVESTMENTS LIMITED .....	70171
<b>1998-12-15</b>	
CLAUDE FAUBERT ET ASSOCIES/AND ASSOCIATES LTEE. 756739	
<b>1999-1-7</b>	
799264 ONTARIO INC.....	799264
<b>1999-1-8</b>	
761859 ONTARIO LIMITED .....	761859
1089342 ONTARIO INC.....	1089342
<b>1999-1-11</b>	
AMWIN PRECISION LTD.....	1262552
COWANWOOD DEVELOPMENTS LTD.....	780217
MERRITT MARINE BOAT SALES AND SERVICE LTD.....	420276
870733 ONTARIO LIMITED .....	870733
1005646 ONTARIO LIMITED .....	1005646
1269136 ONTARIO INC.....	1269136
<b>1999-1-12</b>	
JING SAN ENTERPRISE CO. LTD.....	1149515
LTN MANUFACTURING INC. ....	826507
NATIONAL SECURITY ALARMS INC.....	981391
OPTICAL WORLD INC.....	1309284
SEA TREASURES INC. ....	941393
TOPS HOLDINGS CORP. ....	1026136
WILKAY DEVELOPMENT CORP. ....	772624
967834 ONTARIO INC.....	967834
<b>1999-1-13</b>	
CANADIAN TRIMEX CORP.....	1249099
GREEN TWO INVESTMENTS INC.....	936399
INTERNATIONAL STORE FIXTURES LIMITED .....	221853
LAROSE INVESTMENTS LIMITED.....	1016345
MIDPLAST INC. ....	300740
PELEE ISLAND REAL ESTATE LIMITED .....	507970
YINGHO INTERNATIONAL GROUP INC. ....	1237730
<b>1999-1-14</b>	
LEASIDE SYSTEMS INC. ....	969433
<b>1999-1-15</b>	
PARK YOUR PET INC.....	1244521

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

5/99

### Notice of Default in Complying with the Corporations Tax Act

### Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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DO-ALL CONSTRUCTION AND HOME SERVICES LTD. ....	998832
GEORGE HERCZEG LIMITED .....	955106
HIGHLAND REHABILITATION CENTRE LTD. ....	1130933
MORLAND TECHNICAL SERVICES LTD. ....	945622
ORLEANS COMMUNITY CARE CENTRE INC.....	297522
SONSTAR STEEL LTD.....	456556
THE GAUVREAU SCHOOL OF PERFORMING ARTS CO. LTD.....	313068
1022002 ONTARIO INC.....	1022002
533157 ONTARIO LIMITED.....	533157
965548 ONTARIO LIMITED.....	965548
979822 ONTARIO LIMITED.....	979822
996592 ONTARIO LTD.....	996592

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

5/99

### Cancellation of Certificates of Incorporation

### (Business Corporations Act)

### Annulation de certificat de constitution en personne morale

### (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1999-1-13</b>	
ALPETROTRADE CANADA INC.....	1267169



Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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A TO Z ELECTRO-MECHANICAL SERVICES INC. ....	1153204
AT CAFE INC. ....	1267310
CANADA ANCHENG INTERNATIONAL LIMITED ....	1267160
CANADA JINMINGLEI SCIENTIFIC AND TECHNOLOGICAL TRADING INC. ....	1267159
CANADIAN YELLOW DRAGON GARMENT INC. ....	1267161
GILL MANILA FOOD INC. ....	1267228
PRETZY INC. ....	1059946
MEDICALLY SPEAKING INC. ....	1267227
NATIONAL EXPEDITED EXPRESS TRANSPORT INC. ....	1039898
RELIABLE CONTAINER TRUCKING SERVICES LTD. ....	1267210
SATNAM ENTERPRISES SERVICES INC. ....	1267118
TAHERI PROPERTIES INC. ....	1267216
THE RECYCLED GOLD CO. LIMITED ....	1160140
WISHART ADVERTISING & GRAPHIC DESIGN INC. ....	1267242
WISHART MEDIA & MANAGEMENT INC. ....	1267243
YUNUS EMRE FUNERAL FUND. ....	1259396
<b>1999-1-18</b>	
ACCESS TECHNICAL PLACEMENT INC. ....	1267300
1267039 ONTARIO INC. ....	1267039
1267083 ONTARIO INC. ....	1267083
1267084 ONTARIO INC. ....	1267084
1267127 ONTARIO LTD. ....	1267127
1267185 ONTARIO INC. ....	1267185
1267189 ONTARIO INC. ....	1267189
1267208 ONTARIO LIMITED ....	1267208
1267225 ONTARIO INC. ....	1267225
1267244 ONTARIO LIMITED ....	1267244
1267246 ONTARIO LIMITED ....	1267246
1267249 ONTARIO INC. ....	1267249
1267299 ONTARIO INC. ....	1267299
1279101 ONTARIO INC. ....	1279101

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

5/99

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS,  
Clerk of the Legislative Assembly.

(8699) T.F.N.

## Corporation Notices Avis relatifs aux compagnies

### MACKIE AUTOMOTIVE SYSTEMS (WHITBY) INC.

NOTICE IS HEREBY GIVEN that the shareholder of Mackie Automotive Systems (Whitby) Inc. has passed a Special Resolution winding up the Corporation pursuant to the *Business Corporations Act*.

Dated at Oshawa, this 31st day of December, 1998.

(2613) 5 ERIC WINDELER,  
Secretary.

### D & K GAS BAR LTD.

NOTICE IS HEREBY GIVEN that D & K Gas Bar Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 18th day of January, 1999.

(2614) 5 KUMAR MANBODH,  
President.

### ONTARIO ASSOCIATION FOR VOLUNTEER ADMINISTRATION

NOTICE IS HEREBY GIVEN that Ontario Association for Volunteer Administration intends to surrender its Charter pursuant to the *Corporations Act*.

Dated this 12th day of January, 1999.

(2615) 5 President.

### ONTARIO ASSOCIATION OF DIRECTORS OF VOLUNTEER SERVICES IN HEALTHCARE

NOTICE IS HEREBY GIVEN that Ontario Association of Directors of Volunteer Services in Healthcare intends to surrender its Charter pursuant to the *Corporations Act*.

Dated this 12th day of January, 1999.

(2616) 5 JOAN COX  
President.

### HAMILTON MIDWIFERY CARE

NOTICE IS HEREBY GIVEN that Hamilton Midwifery Care intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Hamilton, this 31st day of December, 1998.

(2617) 5 P. MCNIVEN AND M. WYLIE,  
Co-practice Coordinators.

### PERIODONT X-RAY MANAGEMENT INC.

NOTICE IS HEREBY GIVEN that Periodont X-Ray Management Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Ottawa, this 11th day of January, 1999.

(2618) 5 DR. MYRON POPLOVE,  
President.

### ROBERT BOOTH HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Robert Booth Holdings Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 8th day of January, 1999.

(2619) 5 LINDA JEWETT,  
Secretary.

### PLACEMENT COORDINATION SERVICE OF OTTAWA-CARLETON INC.

NOTICE IS HEREBY GIVEN that Placement Coordination Service of Ottawa-Carleton Inc. intends to surrender its charter pursuant to the *Corporations Act*.

Dated at Ottawa, this 2nd day of December, 1998.

SUZANNE SMITH,  
Director.

(2622) 5

### A. E. JENSON INSURANCE ADJUSTING LTD.

NOTICE IS HEREBY GIVEN that A. E. Jenson Insurance Adjusting Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Midland, this 18th day of January, 1999.

ALFRED E. JENSON,  
Secretary.

(2623) 5

### R.B. DISTRIBUTORS (OTTAWA) INC. Carrying on Business Under the Firm Name and Style of Robert G. Hamilton Process Servers

NOTICE IS HEREBY GIVEN that R.B. Distributors (Ottawa) Inc., carrying on business Under the Firm Name and Style of Robert G. Hamilton Process Servers, intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Ottawa, this 2nd day of October, 1998.

B. JOAN HAMILTON,  
President.

(2624) 5

## Partnership Dissolution/Changes Dissolution de sociétés/La modifications

### SUTHERLAND MARK BUMSTEAD FLEMMING

NOTICE IS HEREBY GIVEN that, effective January 1, 1999, Peter G. Somerville has withdrawn from the partnership carrying on business under the former name of Sutherland Mark Somerville Bumstead, which partnership changed its name to Sutherland Mark Bumstead Fleming, and Rob Sutherland has joined the partnership as a partner, pursuant to the *Partnerships Act*.

Dated this 1st day of January, 1999.

RONALD E. MARK,  
Partner.

(2620) 5

## Miscellaneous Notices Avis divers



Ontario  
Energy  
Board

### E.B.A. 878 Notice "C"

### NOTICE OF APPLICATION AND NOTICE OF WRITTEN HEARING FRANCHISE APPROVAL FOR THE CORPORATION OF THE TOWNSHIP OF USBORNE

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the

right to construct and operate works to supply gas, and the right to supply gas, to the Corporation of the Township of Usborne pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Union Gas Limited and the Corporation of the Township of Usborne.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 20th day of January, 1999.

### ONTARIO ENERGY BOARD

PAUL B. PUDGE,  
Board Secretary.

(2625) 5

## Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

### MUNICIPAL TAX SALES ACT

### THE CORPORATION OF THE TOWNSHIP OF WEST CARLETON

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on March 8, 1999 at 5670 Carp Road, Kinburn, Ontario K0A 2H0.

The tenders will then be opened in public on the same day at 3:10 p.m. local time.

Description of Land(s)	Minimum Tender Amount
1. Plan 4M-799, Lot 1, formerly Torbolton Township now West Carleton Township, Regional Municipality of Ottawa-Carleton .....	\$5,291.05
2. Plan 597, Lot 45, formerly Torbolton Township now West Carleton Township, Regional Municipality of Ottawa-Carleton .....	\$4,939.06
3. Plan 597, Lot 46, formerly Torbolton Township now West Carleton Township, Regional Municipality of Ottawa-Carleton .....	\$4,924.55
4. Concession 6, South Part Lot 21, as in Instrument NS137398 formerly Fitzroy Township now West Carleton Township, Regional Municipality of Ottawa-Carleton .....	\$2,992.56
5. Grape Island, As in Instrument No. FY7086, formerly Fitzroy Township, now West Carleton Township, Regional Municipality of Ottawa-Carleton. ....	\$2,565.79

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* being chapter M.60 of the Revised Statutes of Ontario 1990 and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

LISE HARTIN,  
Deputy Treasurer/Tax Collector,  
Township of West Carleton,  
5670 Carp Road,  
Kinburn, Ontario,  
K0A 2H0.  
Tel. (613) 832-5644 Ext. 245

(2626) 5

**Sales of Land for Tax Arrears  
by Public Auction  
Ventes de terrains aux enchères  
publiques pour arriéré d'impôt**

MUNICIPAL TAX SALES ACT

**THE CORPORATION OF THE  
CITY OF QUINTE WEST**

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 2:00 o'clock in the afternoon on the 24th day of February, 1999 at Tucker's Corners, Municipal Office, R. R. #5, Belleville, Ontario, K8N 4Z5.

Description of Land(s)

Minimum  
Bid \$

Block "B",  
Plan 2011  
City of Trenton (now City of  
Quinte West), County of Hastings

SUBJECT TO an Easement over Block "B"

as set out in Instrument 190601. .... \$1,566.36

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act, 1990* and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

ALISON HUGHES,  
Tax Collector,  
Corporation of the  
City of Quinte West,  
R.R. #5,  
Belleville, Ontario  
K8N 4Z5.

(2621) 5



# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—01—30

## ONTARIO REGULATION 4/99 made under the ADMINISTRATION OF JUSTICE ACT

Made: December 2, 1998  
Filed: January 11, 1999

Amending O. Reg. 294/92  
(Sheriffs—Fees)

Note: Since the end of 1997, Ontario Regulation 294/92 has been amended by Ontario Regulation 404/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) Items 2 and 3 of subsection 1 (1) of Ontario Regulation 294/92 are revoked and the following substituted:

2. For filing or renewing a writ of execution or order which a sheriff is liable or required to enforce and for delivering a copy of the writ or order or a renewal of it to the land registrar of a land titles division ..... \$ 41.00

(2) Item 9 of subsection 1 (1) of the Regulation is revoked and the following substituted:

9. For each report showing the details of a writ, lien or order ..... \$ 6.00  
to a maximum of  
\$60.00 for each  
name searched

(3) Item 13 of subsection 1 (1) of the Regulation is revoked and the following substituted:

13. For making copies of documents (other than writs of execution, orders and certificates of lien),
- i. not requiring certification, per page ..... \$ 1.00
- ii. requiring certification, per page ..... 2.50

5/99

## ONTARIO REGULATION 5/99 made under the LAND TITLES ACT

Made: December 2, 1998  
Filed: January 11, 1999

Amending Reg. 689 of R.R.O. 1990  
(Fees)

Note: Regulation 689 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) Clause (c) of subitem 6 (1) of the Schedule to Regulation 689 of the Revised Regulations of Ontario, 1990 is revoked.

## RÈGLEMENT DE L'ONTARIO 4/99 pris en application de la LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 2 décembre 1998  
déposé le 11 janvier 1999

modifiant le Règl. de l'Ont. 294/92  
(Shérifs—Honoraires et frais)

Remarque : Depuis la fin de 1997, le Règlement de l'Ontario 294/92 a été modifié par le Règlement de l'Ontario 404/98. Pour les modifications antérieures, voir la Table des règlements figurant dans les Lois de l'Ontario de 1997.

1. (1) Les dispositions 2 et 3 du paragraphe 1 (1) du Règlement de l'Ontario 294/92 sont abrogées et remplacées par ce qui suit :

2. Pour le dépôt ou le renouvellement d'un bref d'exécution forcée ou d'une ordonnance que le shérif est tenu ou chargé d'exécuter et pour la remise d'une copie du bref ou de l'ordonnance ou de son renouvellement au registrateur d'une division d'enregistrement des droits immobiliers ..... 41,00 \$

(2) La disposition 9 du paragraphe 1 (1) du Règlement est abrogée et remplacée par ce qui suit :

9. Pour chaque rapport donnant le détail d'un bref, d'un privilège ou d'une ordonnance ..... 6,00 \$  
jusqu'à concurrence de 60,00 \$  
par nom recherché

(3) La disposition 13 du paragraphe 1 (1) du Règlement est abrogée et remplacée par ce qui suit :

13. Pour la reproduction de documents (autres que les brefs d'exécution forcée, les ordonnances et les certificats de privilège)
- i. dont la certification n'est pas exigée, par page ..... 1,00 \$
- ii. dont la certification est exigée, par page ..... 2,50

(2) Item 6 of the Schedule to the Regulation is amended by adding the following subitem:

ITEM	COLUMN 1	COLUMN 2
	Service	Fee
(3)	For each report showing the details of a writ, lien or order	\$6.00 to a maximum of \$60.00 for each name searched

5/99

**ONTARIO REGULATION 6/99**  
made under the  
**MUNICIPAL TAX ASSISTANCE ACT**

Made: January 12, 1999  
Filed: January 13, 1999

**PAYMENTS FOR CROWN OCCUPIED  
SPACE IN TAX EXEMPT PROPERTIES**

1. (1) This Regulation applies with respect to a property that is not taxable if the Crown in right of Ontario or a Crown agency is a tenant of all or part of the property.

(2) This Regulation does not apply with respect to provincial property.

(3) Payments may be made under this Regulation in respect of 1998 and subsequent taxation years.

2. (1) The Minister of Municipal Affairs and Housing may make payments to a municipality in respect of the portion of a property in the municipality that the Crown in right of Ontario is a tenant of.

(2) The amount the Minister is authorized to pay under subsection (1) shall be determined by the Minister but shall not exceed the tax for municipal and school purposes that would be payable in respect of the portion if the property were taxable.

3. (1) A Crown agency may make payments to a municipality in respect of the portion of a property in the municipality that the Crown agency is a tenant of.

(2) The amount a Crown agency is authorized to pay under subsection (1) shall be determined by the Crown agency but shall not exceed the tax for municipal and school purposes that would be payable in respect of the portion if the property were taxable.

ERNE EVES  
*Minister of Finance*

Dated on January 12, 1999.

5/99

**ONTARIO REGULATION 7/99**  
made under the  
**MUNICIPAL ACT**

Made: January 12, 1999  
Filed: January 13, 1999

**PART XXII.2 - CAPPING OF TAXES FOR  
CERTAIN PROPERTY CLASSES FOR 1998,  
1999 AND 2000 - 10/5/5 PER CENT CAP**

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**PART I  
ADJUSTMENTS TO "UNCAPPED 1998 TAXES"  
FOR 1998 IN SUBSECTION 447.51 (5)  
OF THE ACT**

**SCHOOL TAXES**

1. (1) This section provides for the adjustments in respect of reductions in taxes for school purposes for a property for 1998 for the purposes of the definition of "uncapped 1998 taxes" in subsection 447.51 (5) of the Act.

(2) The uncapped 1998 taxes for a property in one of the commercial classes in a municipality shall be increased by an amount determined in accordance with the following:

$$\text{Amount} = \frac{\text{Education tax cut (class)}}{\text{Uncapped 1998 taxes (classes)}} \times \text{Uncapped 1998 taxes (property)}$$

where,

"Education tax cut (class)" means the amount set out in Table 1 for the commercial classes in the municipality;

"Uncapped 1998 taxes (class)" means the total of the uncapped 1998 taxes, within the meaning of subsection 447.51 (5) of the Act, without any adjustment in respect of reductions in taxes for school purposes or changes in taxes for municipal purposes for all the property in the commercial classes in the municipality;

"Uncapped 1998 taxes (property)" means the uncapped 1998 taxes, within the meaning of subsection 447.51 (5) of the Act, without any adjustment in respect of reductions in taxes for school purposes or changes in taxes for municipal purposes for the property.

(3) Subsection (2) also applies, with necessary modifications, with respect to a property in one of the industrial classes.

(4) No adjustments shall be made in respect of reductions in taxes for school purposes for a property in the multi-residential property class.

(5) In this section,

"municipality" does not include a lower-tier municipality.

#### MUNICIPAL TAXES

2. (1) This section provides for the adjustments in respect of changes in taxes for municipal purposes for a property for 1998 for the purposes of the definition of "uncapped 1998 taxes" in subsection 447.51 (5) of the Act.

(2) The uncapped 1998 taxes for a property, as adjusted in respect of reductions in taxes for school purposes, shall be further adjusted by multiplying the taxes by a fraction determined in accordance with the following:

$$\text{Fraction} = \frac{1}{\text{Municipal tax change adjustment fraction} + 1}$$

where,

"Municipal tax change adjustment fraction" means the fraction in the formula in subsection 11 (2).

#### RESTRUCTURED MUNICIPALITIES

3. This Part does not apply with respect to the municipalities set out in Table 2 or municipalities that form part of those municipalities for municipal purposes.

### PART II SCHOOL TAX REDUCTION FOR 1998 UNDER DIVISION B OF PART XXII.2 OF THE ACT

4. This Part provides for the adjustments to be made under paragraph 4 of subsection 447.47 (1) of the Act in respect of reductions in taxes for school purposes for 1998.

#### DETERMINATION OF AMOUNT OF ADJUSTMENT

5. (1) The 1997-level taxes for a property in one of the commercial classes in a municipality shall be reduced by an amount determined in accordance with the following:

$$\text{Amount} = \frac{\text{Education tax cut (class)}}{1997\text{-level taxes with phase-in (class)}} \times 1997\text{-level taxes with phase-in (property)}$$

where,

"Education tax cut (class)" means the amount set out in Table 1 for the commercial classes in the municipality;

"1997-level taxes with phase-in (class)" means the total of the 1997-level taxes for municipal and school purposes determined under paragraph 2 of subsection 447.47 (1) of the Act as adjusted under paragraph 3 of subsection 447.47 (1) of the Act for all the property in the commercial classes in the municipality;

"1997-level taxes with phase-in (property)" means the 1997-level taxes for municipal and school purposes determined under paragraph 2 of subsection 447.47 (1) of the Act as adjusted under paragraph 3 of subsection 447.47 (1) of the Act for the property.

(2) Subsection (1) also applies, with necessary modifications, with respect to a property in one of the industrial classes.

(3) No reduction shall be made in respect of reductions in taxes for school purposes for a property in the multi-residential property class.

(4) In this section,

"municipality" does not include a lower-tier municipality.

#### RESTRUCTURED MUNICIPALITIES

6. This Part does not apply with respect to the municipalities set out in Table 2 or municipalities that form part of those municipalities for municipal purposes.

### PART III SCHOOL TAX REDUCTION FOR 1998 UNDER DIVISION C OF PART XXII.2 OF THE ACT

7. This Part provides for the adjustments to be made under paragraph 4 of subsection 447.59 (1) of the Act in respect of changes in taxes for municipal purposes for 1998.

#### DETERMINATION OF AMOUNT OF ADJUSTMENT

8. (1) The 1997-level taxes for a property in one of the commercial classes in a municipality shall be reduced by an amount determined in accordance with the following:

$$\text{Amount} = \frac{\text{Education tax cut (class)}}{1997\text{-level taxes with phase-in (class)}} \times 1997\text{-level taxes with phase-in (property)}$$

where,

"Education tax cut (class)" means the amount set out in Table 1 for the commercial classes in the municipality;

"1997-level taxes with phase-in (class)" means the total of the 1997-level taxes for municipal and school purposes for all the property in the commercial classes in the municipality;

"1997-level taxes with phase-in (property)" means the 1997-level taxes for municipal and school purposes for the property.

(2) For the purposes of subsection (1),

"1997-level taxes for municipal and school purposes" means the 1997-level taxes for municipal and school purposes as they would be determined under paragraph 2 of subsection 447.47 (1) of the Act and adjusted under paragraph 3 of subsection 447.47 (1) of the Act if Division B of Part XXII.2 of the Act applied except that no adjustment shall be made in respect of a 1998 tax decrease phase-in.

(3) Subsection (1) also applies, with necessary modifications, with respect to a property in one of the industrial classes.

(4) No reduction shall be made in respect of reductions in taxes for school purposes for a property in the multi-residential property class.

(5) In this section,

"municipality" does not include a lower-tier municipality.

#### RESTRUCTURED MUNICIPALITIES

9. This Part does not apply with respect to the municipalities set out in Table 2 or municipalities that form part of those municipalities for municipal purposes.

### PART IV MUNICIPAL TAX ADJUSTMENT FOR 1998 UNDER DIVISION B OF PART XXII.2 OF THE ACT

10. This Part provides for the adjustments to be made under paragraph 5 of subsection 447.47 (1) of the Act in respect of changes in taxes for municipal purposes for 1998.

#### DETERMINATION OF AMOUNT OF ADJUSTMENT

11. (1) The 1997-level taxes for a property shall be adjusted by an amount determined in accordance with subsection (2). The 1997-level



taxes shall be increased if the amount is positive or decreased if the amount is negative.

(2) The amount referred to in subsection (1) shall be determined in accordance with the following:

$$\text{Amount} = \frac{\text{Actual 1998 municipal rate} - \text{1998 rate to raise the 1997 levies}}{\text{1998 rate to raise the 1997 levies} + \text{Actual 1998 education rate}} \times \text{1997-level taxes with phase-in}$$

where,

"Actual 1998 municipal rate" means the number determined under section 12;

"1998 rate to raise the 1997 levies" means the number determined under section 13;

"Actual 1998 education rate" means the number determined under section 14;

"1997-level taxes with phase-in" means the 1997-level taxes for municipal and school purposes determined under paragraph 2 of subsection 447.47 (1) of the Act as adjusted under paragraph 3 of subsection 447.47 (1) of the Act.

#### ACTUAL 1998 MUNICIPAL RATE

12. For the purposes of subsection 11 (2), the Actual 1998 municipal rate means a sum determined, in accordance with the following, for the property class and local municipality the property is in:

1. Identify each 1998 tax rate for municipal purposes on property in the property class in the local municipality.
2. A tax rate for the purposes of a special local municipality levy or a special upper-tier levy shall be identified under paragraph 1 only if it applies to at least 50 per cent of the total assessment of property in the property class in the local municipality taxable for municipal purposes.
3. The Actual 1998 municipal rate is the sum of the tax rates identified under paragraph 1.

#### 1998 RATE TO RAISE THE 1997 LEVIES

13. (1) For the purposes of subsection 11 (2), the 1998 rate to raise the 1997 levies means a sum determined, in accordance with the following, for the property class and local municipality the property is in:

1. For each general or special 1997 levy that applied to property in the local municipality, determine the 1997 levy amount in accordance with subsection (2).
2. For each levy, determine the weighted assessment, in accordance with subsection (3), of property with respect to which the levy applied.
3. For each levy, determine the residential rate by dividing the 1997 levy amount, determined under paragraph 1, by the weighted assessment, determined under paragraph 2.
4. For each levy, determine a property class rate for each property class by multiplying the residential rate determined under paragraph 3 times the transition ratio for the property class. For the purposes of this paragraph, the transition ratio for the residential/farm property class shall be deemed to be 1 and the transition ratio for the farmlands property class and the managed forests property class shall be deemed to be .25.

5. For each property class, the 1998 rate to raise the 1997 levies is the sum of the property class rates determined under paragraph 4. However, a property class rate shall not be included if the total assessment, as set out in the assessment roll for 1998 as returned, for property in the property class in the local municipality with respect to which the levy applied is less than 50 percent of the total assessment, as set out in the assessment roll for 1998 as returned, for property in the property class in the local municipality taxable for municipal purposes.

(2) For the purposes of paragraph 1 of subsection (1), the 1997 levy amount for a levy shall be determined in accordance with the following:

1. Apply the mill rate for the levy to the total assessment, including business assessment, for property to which the levy applied other than property that is not taxable for municipal purposes for 1998.
2. For the purposes of paragraph 1, the assessment is the assessment set out in the assessment roll for 1997 as most recently revised.
3. For the purposes of paragraph 1, the mill rate applied to the assessment for property that, for 1998, is in the farmlands property class or the managed forests property class, shall be multiplied by .25.
4. The amount determined under paragraph 1 for the general local levy shall be adjusted by the amount set out in Table 3 for the local municipality. The amount determined under paragraph 1 shall be increased if the amount set out in the Table is positive or decreased if it is negative.
5. The amount determined under paragraph 1 for the general upper-tier levy, if any, shall be adjusted by the amount set out in Table 3 for the upper-tier municipality. The amount determined under paragraph 1 shall be increased if the amount set out in the Table is positive or decreased if it is negative.
6. The 1997 levy amount is the amount determined under paragraph 1, as adjusted under paragraph 4 or 5.

(3) For the purposes of paragraph 2 of subsection (1), the weighted assessment of property with respect to which the levy applied shall be determined in accordance with the following:

1. For each property with respect to which the levy applied, multiply the assessment for the property, as set out in the assessment roll for 1998 as returned, by the transition ratio for the property class the property is in for 1998.
2. For the purposes of paragraph 1, the transition ratio for the residential/farm property class shall be deemed to be 1 and the transition ratio for the farmlands property class and the managed forests property class shall be deemed to be .25.
3. For the purposes of paragraph 1, the assessment for a property with respect to which section 368.1 of the Act applies shall be reduced by an amount equal to the assessment with respect to which the percentage reduction in subsection 368.1 (1) of the Act applies multiplied by the percentage reduction.
4. The weighted assessment of the property with respect to which the levy applied equals the sum of the amounts determined under paragraph 1.

#### ACTUAL 1998 EDUCATION RATE

14. For the purposes of subsection 11 (2), the Actual 1998 education rate means the 1998 tax rate for school purposes on property in the property class in the local municipality determined under section 257.12 or 257.12.1 of the *Education Act*.

## SPECIAL RULE, GRADUATED TAX RATES

15. (1) For the purposes of this Part, the tax rate for property with respect to which a by-law under section 368.2 of the Act applies is the tax rate that would have applied if section 368.2 of the Act did not apply.

(2) Subsection (1) also applies, with necessary modifications, with respect to tax rates determined under section 257.12.1 of the *Education Act* if subsection 257.12.1 (9) of the *Education Act* applies with respect to the property.

## RESTRUCTURED MUNICIPALITIES

16. This Part does not apply with respect to the municipalities set out in Table 2 or municipalities that form part of those municipalities for municipal purposes.

**PART V**  
**MUNICIPAL TAX CHANGE ADJUSTMENT FOR 1998**  
**UNDER DIVISION C OF PART XXII.2 OF THE ACT**

17. This Part provides for the adjustments to be made under paragraph 5 of subsection 447.59 (1) of the Act in respect of changes in taxes for municipal purposes for 1998.

18. (1) Sections 11 to 16 apply as though they formed part of this Part with the modifications in this section and such other modifications as are necessary.

(2) The variable called "1997-level taxes with phase-in" in the formula in subsection 11 (2), as that subsection is made applicable under subsection (1), shall be calculated as though Division B of Part XXII.2 of the Act applied except that no adjustment shall be made under paragraph 3 of subsection 447.47 (1) of the Act in respect of a 1998 tax decrease phase-in.

TABLE 1

## EDUCATION TAX CUTS

Municipality	Commercial classes (amounts in dollars)	Industrial classes (amounts in dollars)
Township of Atikokan	6,450	13,735
County of Brant		80,578
City of Brantford		205,408
City of Brockville		219,685
Township of Casey		33
Township of Casimir, Jennings, and Appleby		25,407
Town of Cobalt		53
Township of Coleman		3,289
City of Cornwall		155,974
Township of Dorian	5,508	
Regional Municipality of Durham		1,046,863
Township of Ear Falls		6,025
City of Elliot Lake		27,433
Town of Fort Frances		45,369

Municipality	Commercial classes (amounts in dollars)	Industrial classes (amounts in dollars)
City of Guelph		376,201
Region of Haldimand-Norfolk		225,766
Region of Halton		190,896
Region of Hamilton-Wentworth	122,289	2,486,180
Township of Harley		114
Township of James	437	
Town of Kapuskasing		44,282
Town of Kenora		31,045
Town of Latchford	25	
City of London		633,933
Town of Longlac		18,562
Township of Manitouwadge		2,058
Town of Marathon		73,937
Township of Matachewan		4
Town of New Liskeard	7,167	8,045
Region of Niagara		1,417,759
City of North Bay		57,779
City of Orillia		97,911
Region of Ottawa-Carleton		215,035
City of Owen Sound		117,939
City of Pembroke		30,258
Separated Town of Prescott		19,223
Town of Rainy River		16
Township of Red Rock		76,343
Township of Schreiber	2,908	
Township of Shuniah	2,046	4,745
Separated Town of Smiths Falls		37,700
Town of Smooth Rock Falls		36,717
City of St. Thomas		53,565
Town of Sturgeon Falls		37,356
Region of Sudbury		5,041
Township of Terrace Bay		13,011
City of Thunder Bay		295,112
City of Timmins		12,041
Region of Waterloo		998,247
Township of White River		168
City of Windsor		1,035,222

TABLE 2

MUNICIPALITIES WITH RESPECT TO WHICH  
CERTAIN PARTS DO NOT APPLY

Municipality
City of Belleville
County of Bruce
Township of Burpee and Mills
Township of Central Manitoulin
Municipality of Chatham-Kent
Township of Coleman
City of Dryden
County of Elgin
Town of Espanola
County of Essex
Frontenac Board of Management
County of Grey
County of Hastings
City of Kingston
Township of Lake of the Woods
County of Lambton
County of Lanark
County of Leeds and Grenville
County of Lennox and Addington
Township of Magnetawan
Township of McMurrich-Monteith
County of Middlesex
Township of Nairn and Hyman
Town of Northeastern Manitoulin and The Islands
County of Northumberland
Municipality of Oliver-Paipoonge
County of Perth
County of Peterborough
County of Prescott and Russell
County of Prince Edward
City of Quinte West
Municipality of Red Lake
County of Renfrew
Township of Sables-Spanish River
Municipality
Township of Seguin
Town of Sioux Lookout
Township of South Algonquin
County of Stormont, Dundas and Glengarry

Municipality
Municipality of Temagami
County of Wellington

TABLE 3

ADJUSTMENTS TO GENERAL LEVIES UNDER PART IV

Municipality	Amount (in dollars)
REGIONAL MUNICIPALITIES	
<b>Regional Municipality of Durham</b>	89,464,000
City of Oshawa	-1,370,000
Town of Ajax	2,546,000
Town of Clarington	2,980,000
Town of Pickering	5,552,000
Town of Whitby	2,429,000
Township of Brock	473,000
Township of Scugog	886,000
Township of Uxbridge	787,000
<b>Regional Municipality of Haldimand-Norfolk</b>	15,647,000
City of Nanticoke	-677,000
Town of Dunnville	303,000
Town of Haldimand	257,000
Town of Simcoe	-362,000
Township of Delhi	322,000
Township of Norfolk	156,000
<b>Regional Municipality of Halton</b>	88,610,000
City of Burlington	1,680,000
Town of Halton Hills	119,000
Town of Milton	-920,000
Town of Oakville	-879,000
<b>Regional Municipality of Hamilton-Wentworth</b>	95,406,000
City of Hamilton	-2,100,000
City of Stoney Creek	-342,000
Town of Ancaster	1,499,000
Town of Dundas	552,000
Town of Flamborough	421,000
Township of Glanbrook	-29,000
<b>Regional Municipality of Niagara</b>	74,148,000
City of Niagara Falls	-450,000
City of Port Colborne	140,000
City of St Catharines	-109,000
City of Welland	428,000
City of Thorold	-360,000
Town of Fort Erie	427,000
Town of Grimsby	-69,000
Town of Lincoln	-362,000



Municipality	Amount (in dollars)
Town of Niagara-on-the-Lake	-705,000
Town of Pelham	745,000
Township of Wainfleet	280,000
Township of West Lincoln	36,000
<b>Regional Municipality of Ottawa-Carleton</b>	206,977,000
City of Ottawa	-11,565,000
City of Vanier	591,000
City of Kanata	87,000
City of Nepean	6,183,000
City of Gloucester	3,892,000
Village of Rockcliffe Park	289,000
Township of Cumberland	1,948,000
Township of Goulbourn	3,101,000
Township of Osgoode	2,240,000
Township of Rideau	2,004,000
Township of West Carleton	2,387,000
<b>Regional Municipality of Sudbury</b>	25,006,000
City of Sudbury	1,013,000
Town of Capreol	104,000
Town of Nickel Centre	-239,000
Town of Onaping Falls	-432,000
Town of Rayside - Balfour	4,000
Town of Valley East	284,000
Town of Walden	-734,000
<b>Regional Municipality of Waterloo</b>	70,532,000
City of Cambridge	-1,066,000
City of Kitchener	5,247,000
City of Waterloo	2,192,000
Township of North Dumfries	-220,000
Township of Wellesley	-30,000
Township of Wilmot	122,000
Township of Woolwich	-258,000
<b>COUNTIES (Including District of Muskoka)</b>	
<b>County of Brant</b>	4,590,000
Town of Paris	-181,000
Township of Brantford	-65,000
Township of Burford	96,000
Township of South Dumfries	83,000
Township of Oakland	-2,000
Township of Onondaga	70,000
<b>County of Dufferin</b>	7,483,000
Town of Orangeville	451,000
Town of Shelburne	119,000
Township of Amaranth	189,000

Municipality	Amount (in dollars)
Township of East Garafraxa	70,000
Township of Melancthon	78,000
Township of Mono	380,000
Township of Mulmur	176,000
Township of East Luther Grand Valley	81,000
<b>County of Haliburton</b>	2,599,000
Township of Anson Hindon and Minden	-104,000
Township of Cardiff	-33,000
Township of Dysart et al	73,000
Township of Glamorgan	53,000
Township of Lutterworth	147,000
Township of Monmouth	-4,000
Township of Sherborne McClintock et al	4,000
Township of Snowdon	-50,000
Township of Stanhope	-93,000
Township of Bicroft	5,000
<b>County of Huron</b>	10,666,000
Town of Clinton	1,000
Town of Exeter	-57,000
Town of Goderich	-197,000
Town of Seaforth	-40,000
Town of Wingham	3,000
Village of Bayfield	71,000
Village of Blyth	-7,000
Village of Brussels	20,000
Village of Hensall	-41,000
Village of Zurich	9,000
Township of Ashfield	241,000
Township of Colborne	72,000
Township of Goderich	-14,000
Township of Grey	-49,000
Township of Hay	108,000
Township of Howick	33,000
Township of Hullett	-35,000
Township of McKillop	-76,000
Township of Morris	16,000
Township of Stanley	67,000
Township of Stephen	-16,000
Township of Tuckersmith	-16,000
Township of Turnberry	4,000
Township of Usborne	-81,000
Township of East Wawanosh	-24,000
Township of West Wawanosh	9,000
<b>District of Muskoka</b>	16,106,000

Municipality	Amount (in dollars)
Town of Bracebridge	-267,000
Town of Gravenhurst	189,000
Town of Huntsville	-362,000
Township of Georgian Bay	171,000
Township of Lake of Bays	155,000
Township of Muskoka Lakes	113,000
<b>County of Oxford</b>	<b>13,663,000</b>
City of Woodstock	680,000
Town of Ingersoll	-374,000
Town of Tillsonburg	13,000
Township of Blandford - Blenheim	-162,000
Township of East Zorra - Tavistock	-41,000
Township of Norwich	84,000
Township of South-West Oxford	25,000
Township of Zorra	-225,000
<b>County of Simcoe</b>	<b>38,229,000</b>
Town of Collingwood	700,000
Town of Midland	284,000
Town of Penetanguishene	377,000
Town of Wasaga Beach	1,654,000
Town of Innisfil	2,846,000
Town of Bradford - West Gwillimbury	1,430,000
Town of New Tecumseth	1,119,000
Township of Essa	944,000
Township of Tiny	1,814,000
Township of Adjala-Tosorontio	613,000
Township of Clearview	1,201,000
Township of Oro-Medonte	1,925,000
Township of Ramara	1,288,000
Township of Severn	965,000
Township of Springwater	1,296,000
Township of Tay	1,336,000
<b>County of Victoria</b>	<b>14,419,000</b>
Town of Lindsay	227,000
Village of Bobcaygeon	252,000
Village of Fenelon Falls	236,000
Village of Omemee	74,000
Village of Sturgeon Point	89,000
Village of Woodville	29,000
Township of Bexley	538,000
Township of Carden	172,000
Township of Dalton	29,000
Township of Eldon	91,000
Township of Emily	364,000

Municipality	Amount (in dollars)
Township of Fenelon	751,000
Township of Laxton Digby and Longford	150,000
Township of Mariposa	252,000
Township of Ops	106,000
Township of Somerville	506,000
Township of Verulam	555,000
Township of Manvers	-28,000
<b>SEPARATED MUNICIPALITIES</b>	
City of Barrie	18,034,000
City of Brantford	10,853,000
City of Brockville	2,565,000
City of Cornwall	6,506,000
Town of Gananoque	609,000
City of Guelph	18,056,000
City of London	83,045,000
City of Orillia	5,361,000
City of Owen Sound	2,749,000
Township of Pelee	110,000
City of Pembroke	1,336,000
City of Peterborough	12,110,000
Town of Prescott	398,000
Town of St Marys	700,000
City of St Thomas	3,390,000
Town of Smiths Falls	1,113,000
City of Stratford	3,643,000
City of Windsor	35,893,000
<b>DISTRICTS</b>	
<b>District of Algoma</b>	
City of Sault Ste Marie	10,991,000
City of Elliot Lake	2,198,000
Town of Blind River	1,138,000
Town of Bruce Mines	45,000
Town of Thessalon	96,000
Village of Hilton Beach	28,000
Village of Iron Bridge	195,000
Township of Day and Bright Additional	226,000
Township of Hilton	61,000
Township of Jocelyn	70,000
Township of Johnson	95,000
Township of Laird	158,000
Township of Macdonald Meredith et al	162,000
Township of Michipicoten	416,000
Township of Plummer Additional	94,000
Township of Prince	193,000

Municipality	Amount (in dollars)
Township of St Joseph	170,000
Township of Tarbutt and Tarbutt Add'nl	52,000
Township of Thessalon	83,000
Township of Thompson	34,000
Township of Hornepayne	104,000
Township of The North Shore	209,000
Township of White River	135,000
Township of Shedden	80,000
Township of Dubreuilville	87,000
<b>District of Cochrane</b>	
City of Timmins	5,692,000
Town of Cochrane	563,000
Town of Hearst	474,000
Town of Iroquois Falls	358,000
Town of Kapuskasing	1,458,000
Town of Smooth Rock Falls	262,000
Township of Black River - Matheson	250,000
Township of Moonbeam	244,000
Township of Glackmeyer	95,000
Township of Fauquier-Strickland	53,000
Township of Val Rita-Harty	108,000
Township of Mattice - Val Cote	3,000
Township of Opasatika	9,000
Moosonee Dev Area Bd	0
<b>District of Kenora</b>	
Town of Keewatin	210,000
Town of Kenora	887,000
Town of Jaffray Melick	308,000
Township of Ignace	124,000
Township of Machin	48,000
Township of Ear Falls	194,000
Township of Pickle Lake	-1,000
Township of Sioux Narrows	134,000
<b>District of Manitoulin</b>	
Town of Gore Bay	55,000
Township of Assiginack	121,000
Township of Barrie Island	20,000
Township of Billings	94,000
Township of Cockburn Island	3,000
Township of Gordon	58,000
Township of Rutherford & George Island	45,000
Township of Tehkummah	58,000
<b>District of Nipissing</b>	
City of North Bay	8,241,000

Municipality	Amount (in dollars)
Town of Cache Bay	31,000
Town of Mattawa	193,000
Town of Sturgeon Falls	537,000
Township of Bonfield	243,000
Township of Caldwell	148,000
Township of Calvin	-18,000
Township of Chisholm	119,000
Township of East Ferris	730,000
Township of Field	90,000
Township of Mattawan	22,000
Township of Springer	286,000
Township of Papineau-Cameron	80,000
<b>District of Parry Sound</b>	
Town of Kearney	316,000
Town of Parry Sound	323,000
Town of Powassan	111,000
Town of Trout Creek	51,000
Village of Burk's Falls	106,000
Village of South River	95,000
Village of Sundridge	152,000
Township of Armour	337,000
Township of Carling	-206,000
Township of Hagerman	78,000
Township of North Himsworth	437,000
Township of South Himsworth	144,000
Township of Joly	67,000
Township of Machar	277,000
Township of McDougall	-52,000
Township of McKellar	10,000
Township of Nipissing	384,000
Township of Perry	422,000
Township of Ryerson	150,000
Township of Strong	293,000
Township of The Archipelago	187,000
<b>District of Rainy River</b>	
Town of Fort Frances	561,000
Town of Rainy River	39,000
Township of Alberton	82,000
Township of Atikokan	467,000
Township of Chapple	65,000
Township of Emo	112,000
Township of La Vallee	52,000
Township of Morley	17,000
Township of Dawson	15,000



Municipality	Amount (in dollars)
<b>District of Sudbury</b>	
Township of Baldwin	108,000
Township of Casimir Jennings & Appleby	61,000
Township of Chapleau	212,000
Township of Cosby Mason and Martland	191,000
Township of Hagar	34,000
Township of Ratter and Dunnet	67,000
<b>District of Thunder Bay</b>	
City of Thunder Bay	17,055,000
Town of Geraldton	324,000
Town of Longlac	261,000
Town of Marathon	465,000
Township of Conmee	36,000
Township of Dorion	65,000
Township of Gillies	18,000
Township of Neebing	68,000
Township of Nipigon	326,000
Township of O'Connor	72,000
Township of Schreiber	230,000
Township of Shuniah	577,000
Township of Terrace Bay	264,000
Township of Manitouwadge	616,000
Township of Beardmore	-1,000
Township of Nakina	19,000
Township of Red Rock	141,000
<b>District of Timiskaming</b>	
Town of Charlton	19,000
Town of Cobalt	82,000
Town of Englehart	259,000
Town of Haileybury	606,000
Town of Kirkland Lake	911,000
Town of Latchford	38,000
Town of New Liskeard	783,000
Village of Thornloe	11,000
Township of Armstrong	112,000
Township of Brethour	1,000
Township of Casey	34,000
Township of Chamberlain	5,000
Township of Dack	27,000
Township of Dymond	55,000

Municipality	Amount (in dollars)
Township of Evanturel	34,000
Township of Harley	42,000
Township of Harris	95,000
Township of Hilliard	20,000
Township of Hudson	99,000
Township of James	37,000
Township of Kerns	16,000
Township of Larder Lake	61,000
Township of McGarry	17,000
Township of Gauthier	11,000
Township of Matachewan	34,000

ERNIE EVES  
Minister of Finance

Dated on January 12, 1999.

5/99

**ONTARIO REGULATION 8/99**  
made under the  
**ASSESSMENT ACT**

Made: January 13, 1999  
Filed: January 14, 1999

Amending O. Reg. 282/98  
(General)

Note: Ontario Regulation 282/98 has previously been amended by Ontario Regulations 390/98 and 721/98.

**1. Subsection 22 (3) of Ontario Regulation 282/98 is revoked and the following substituted:**

(3) For the 1999 taxation year, the deadline for the application under subsection (1) is February 28, 1999 and not November 1, 1998 as provided under that subsection.

ERNIE EVES  
Minister of Finance

Dated on January 13, 1999.

5/99

**ONTARIO REGULATION 9/99**  
made under the  
**ELECTRICITY ACT, 1998**

Made: January 13, 1998  
Filed: January 14, 1998

Amending O. Reg. 610/98  
(The IMO)

Note: Ontario Regulation 610/98 has not previously been amended.

**1. Subsection 1 (10) of Ontario Regulation 610/98 is revoked and the following substituted:**

(10) For the purpose of clause (8) (b), a person has a commercial affiliation with another person if the person supplies goods or services to or receives goods or services from the other person, unless,

- (a) the person receives the goods or services in the ordinary course of being a customer of a distributor or retailer or an affiliate of a distributor or retailer; or
- (b) a person or committee appointed by the Minister for the purposes of this clause determines that the supply or receipt of the goods or services does not materially affect the independence of the person from,
  - (i) members of the classes of persons referred to in clauses (2) (a), (b), (c) and (d), and
  - (ii) affiliates of members of the classes of persons referred to in clauses (2) (a), (b), (c) and (d).

5/99





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## Bilingual Lexicon of Legislative Terms

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This new edition of the *Bilingual Lexicon of Legislative Terms*, prepared by the Office of Legislative Counsel, is the result of a complete review of the 1992 edition. Every entry in that edition was checked against our statutes database. Hundreds of obsolete entries were deleted and thousands of new entries were added. These changes were based on a scanning of the Revised Statutes of Ontario, 1990 and of annual statutes to the end of 1997. Bilingual regulations were not scanned for the purpose of this edition, with the exception of the Rules of Civil Procedures and a few similar regulations.

We hope that this updated edition of the *Lexicon* will reflect even more accurately the terminology used in Ontario's statutes, and that users will find it as complete, practical and reliable a reference work as the previous editions.

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### Nouvelle édition

Cette nouvelle édition du *Lexique bilingue de termes législatifs*, préparée par le Bureau des conseillers législatifs, constitue une refonte complète de l'édition de 1992. Des centaines de termes désuets figurant dans la précédente édition ont été retranchés; en revanche, des milliers de nouveaux termes viennent enrichir l'ouvrage. Le choix des entrées et des contextes se fonde essentiellement sur le dépouillement des Lois refondues de l'Ontario de 1990 et sur celui des lois annuelles jusqu'à la fin de 1997. Les règlements bilingues n'ont pas été dépouillés, à l'exception des Règles de procédure civile et de quelques règlements analogues.

Nous souhaitons que cette édition mise à jour reflète encore plus fidèlement la terminologie utilisée dans les lois de l'Ontario, et nous espérons que ses usagers y trouveront un instrument de travail aussi complet, pratique et maniable que les éditions précédentes.

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## **TABLE OF REGULATIONS**

## **TABLE DES RÈGLEMENTS**

**January 1990 – December 1998**

**janvier 1990 – décembre 1998**







## TABLE OF REGULATIONS

The Table of Regulations shows the regulations contained in the Revised Regulations of Ontario, 1990 and those made after December 31, 1990 and before January 1, 1999. It also shows the amendments to those regulations.

Most of the listings are in English only. Some regulations have an official French version. Bilingual regulations are indicated by a bilingual title.

Occasionally numerical, typographical or other clerical errors are made in the publication of the text of regulations. Corrections are published in *The Ontario Gazette*. A schedule of the dates these corrections were published is included at the end of this Table.

The dates on which regulations were published in *The Ontario Gazette* are set out in a table immediately following this Table.

The abbreviation "Rev." means revoked.

The abbreviation "Exp." means expired.

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La Table des règlements énumère tous les règlements contenus dans les Règlements refondus de l'Ontario de 1990 et ceux pris après le 31 décembre 1990 mais avant le 1<sup>er</sup> janvier 1999. Elle indique également les modifications apportées à ces règlements.

La plupart des entrées ne figurent qu'en anglais. Quelques règlements ont une version française officielle et leur titre est indiqué dans les deux langues.

À l'occasion, des erreurs d'écritures, notamment d'ordre numérique ou typographique, se glissent dans le texte des règlements qui sont publiés. Des corrections sont publiées dans la *Gazette de l'Ontario*. Les dates auxquelles ces corrections ont été faites figurent dans l'annexe qui se trouve à la fin de cette Table.

Les dates auxquelles les règlements ont été publiés dans la *Gazette de l'Ontario* figurent dans la table qui suit celle-ci.

L'abréviation «Rev.» indique que le règlement est abrogé.

L'abréviation «Exp.» indique que le règlement est périmé.

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—Sault Ste. Marie North Planning Area .....		279/80	51/91, 266/91, 386/91, 564/91, 671/91, 43/92, 170/92, 207/92, 209/92, 60/93, 140/93, 170/93, 389/93, 415/93, 597/93, 726/93, 530/94, 692/94, 693/94, 311/95, 317/95, 321/95, 328/95, 481/96, 256/97, 284/97, 365/97, 144/98, 186/98, 424/98
—District of Cochrane			
—Geographic Townships of Casgrain, Hanlan, Kendall, Lowther and Way .....		493/78	30/92, 42/92, 172/93, 158/94, 342/95, 406/95, 457/96
—Geographic Townships of O'Brien, Owens and Teetzel .....		423/78	40/92, 139/93, 598/93, 458/96
—District of Kenora			
—Geographic Townships of Brownridge, Ewart, Glass, Kirkup and Pelican .....		482/71	222/92
—Geographic Township of Pettypiece .....		177/80	82/92
—Geographic Township of Wainwright .....		797/79	83/92
—Geographic Township of Wainwright .....		326/81	80/92
—Territorial District of Kenora (Part of Summer Resort Location L.K. 324—Parcel 15400—District of Kenora Freehold) .....		327/81	79/92



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—District of Nipissing			
—Geographic Townships of Askin, Gladman, Joan and Macpherson .....		486/71	675/91
—District of Parry Sound (Territorial)			
—Township of Croft .....		153/80	674/91, 351/95
—Geographic Townships of McKenzie and Patterson ..		484/71	676/91
—District of Rainy River			
—Geographic Township of Miscampbell .....		449/74	98/92
—Registered Plan No. SM-293 (south of the Geographic Township of Trotter) .....		483/71	103/92
—District of Sudbury			
—Geographic Townships of Emo and Strathearn .....		485/71	110/92
—Geographic Township of Ivanhoe .....		831/82	108/92
—Territorial District of Sudbury .....		834/81	3/91, 61/91, 73/91, 131/91, 172/91, 222/91, 295/91, 497/91, 498/91, 109/92, 189/92, 199/92, 200/92, 371/92, 403/92, 404/92, 473/92, 769/92, 141/93, 192/93, 200/93, 201/93, 202/93, 274/93, 390/93, 428/93, 446/93, 484/93, 485/93, 486/93, 530/93, 644/93, 693/93, 703/93, 727/93, 816/93, 13/94, 14/94, 167/94, 289/94, 290/94, 311/94, 345/94, 456/94, 578/94, 610/94, 71/95, 171/95, 313/95, 324/95, 325/95, 451/95, 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97, 90/97, 91/97, 92/97, 93/97, 98/97, 154/97, 520/97, 163/98
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—Geographic Townships of Ashmore, Errington, Fulford and McQueesten .....		364/81	441/83, 696/84, 574/87, 732/88, Rev. 572/98
—Geographic Township of Lyon .....		897/79	97/92
—Geographic Townships of Pearson and Scoble .....		219/75	78/92, 99/95, 362/95, 477/95, 234/96, 268/97, 159/98, Rev. 161/98
—Geographic Township of Upsala .....		296/80	96/92
—Geographic Township of Upsala .....		64/81	100/92
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—Town of Markham .....		104/72	287/93, 420/93, 782/94, 424/95, 142/96, 144/96, 285/96, 323/96, 269/98
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—Regional Municipality of York and City of Vaughan ...		346/96	419/97
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—Township of Beckwith .....		393/91	Rev. 649/92
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—Village of Elora .....		522/96	
—District of Cochrane (Territorial)			
—Geographic Townships of Casgrain, Hanlan, Kendall, Lowther and Way .....		173/93	266/95, 312/95, 340/95, 341/95, 395/95, 471/95, Rev. 481/95
—Geographic Township of Clute .....		174/93	382/94, 500/96
—Geographic Township of Haggart .....		528/94	
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—District of Kenora (Territorial)			
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—Geographic Township of Wainwright .....		734/84	554/92
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—Harbour Island, Sand Lake .....		213/96	515/96
—Part of the Sioux Lookout Planning Area .....		25/86	164/91, 310/91, 504/91, 54/92, 150/92, 156/92, 798/92, 138/93, 341/93, 423/93, 424/93, 645/93, 647/93, 691/93, 702/93, 730/93, 813/93, 184/94, 263/95, 264/95, 265/95, 314/95, 315/95, 326/95, 327/95, 426/95, 133/96, 137/96, 327/96, 12/97, 143/97, 144/97, 218/97, 285/97, 412/97, 204/98, 242/98, 243/98, 436/98, Rev. 440/98
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—District of Rainy River (Territorial)			
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—Geographic Unorganized District of Rainy River, Mining Location E-238 and Location FD101 . . . . .		565/91	
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—Geographic Township of Jacques . . . . .		1/93	
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—Geographic Township of Sibley . . . . .		464/92	
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## Annexe des corrections

La présente annexe énonce les dates auxquelles les corrections ont été publiées dans la *Gazette de l'Ontario* après le 1<sup>er</sup> juillet 1998 mais avant le 1<sup>er</sup> janvier 1999.

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# The Ontario Gazette La Gazette de l'Ontario

Vol. 132-6  
Saturday, February 6th, 1999

Toronto

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Le samedi 6 février 1999

## Criminal Code Code criminel

### DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254 (1) of the Criminal Code (Canada), the Honourable Jim Flaherty, Solicitor General and Minister of Correctional Services of Ontario, on the 20th of May 1998, designated the following persons as being qualified to operate the approved instrument known as the Intoxilyzer® 5000C.

### NOMINATION DES TECHNICIENS QUALIFIÉS (ÉCHANTILLONS D'HALEINE)

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254 (1) du Code Criminel du Canada, l'honorable Jim Flaherty, Solliciteur Général et Ministre des Services Correctionnels de l'Ontario, le 20 mai 1998, désigna les personnes suivantes comme étant qualifiées pour manipuler l'alcootest approuvé connu sous le nom d'Intoxilyzer® 5000C.

Mark Berry	Peel Regional Police Service
Raj Biring	Peel Regional Police Service
Maxime Boutin	Ottawa Carleton Police Service
Joe Colton	Peel Regional Police Service
Colin John Croxon	Toronto Police Service
Philip Davis	Toronto Police Service
Doug Geffros	Midland Police Service
Robert K. Gregory	Toronto Police Service
Mario Iusi	Orangeville Police Service
Ralph James	Orangeville Police Service
Tim Leithead	Peel Regional Police Service
David Manson	Peel Regional Police Service
Jonathan Murphy	Peel Regional Police Service
David Murray	Toronto Police Service
Joseph Reynolds	Midland Police Service
Peter Santos	Toronto Police Service
Michael Thompson	Toronto Police Service
David Trought	Belleville Police Service
Reema Abdo	Ontario Provincial Police
David H. Bowles	Ontario Provincial Police
Neil A. Browne	Ontario Provincial Police
Ronald J. Caley	Ontario Provincial Police

Maizy Carlson	Ontario Provincial Police
John E. Cartwright	Ontario Provincial Police
Karen Chisholm	Ontario Provincial Police
Brad Deakos	Ontario Provincial Police
Jacqueline M. Dowhaniuk	Ontario Provincial Police
Kevin T.E. Finley	Ontario Provincial Police
Tracey H. Hatch	Ontario Provincial Police
Robert W. Johnston	Ontario Provincial Police
Douglas Kerr Lewis	Ontario Provincial Police
J. Ken McIntyre	Ontario Provincial Police
Philip J. Miziolek	Ontario Provincial Police
Mark J. Nethercott	Ontario Provincial Police
Lisa M. Shields	Ontario Provincial Police
Robert O.E. Walli	Ontario Provincial Police
Richard J. Martin	First Nations Policing Service

(6366) 6

## Proclamations

(Great Seal of Ontario)

HILARY M. WESTON

### PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

### PROCLAMATION

#### RED TAPE REDUCTION ACT, 1998

We, by and with the advice of the Executive Council of Ontario, name Monday, February 1, 1999 as the day upon which Schedule G of the *Red Tape Reduction Act, 1998*, shall come into force.

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Publié par Secrétariat du Conseil de gestion

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WITNESS:

THE HONOURABLE  
HILARY M. WESTONLIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 27, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du  
Canada et de ses autres royaumes et territoires, Chef du  
Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1998 VISANT À RÉDUIRE LES FORMALITÉS  
ADMINISTRATIVESSur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 1<sup>er</sup>  
février 1999 comme le jour où entrera en vigueur l'annexe G de la *Loi*  
*de 1998 visant à réduire les formalités administratives*.

TÉMOIN :

L'HONORABLE  
HILARY M. WESTONLIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 27 janvier 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6368) 6

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United  
Kingdom, Canada and Her other Realms and Territories, Queen,  
Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

*RED TAPE REDUCTION ACT, 1998*We, by and with the advice of the Executive Council of Ontario, name  
Monday, February 1, 1999 as the day upon which Schedule H of the  
*Red Tape Reduction Act, 1998*, shall come into force.

WITNESS:

THE HONOURABLE  
HILARY M. WESTONLIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 27, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

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*de 1998 visant à réduire les formalités administratives*.

TÉMOIN :

L'HONORABLE  
HILARY M. WESTONLIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 27 janvier 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6369) 6

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United  
Kingdom, Canada and Her other Realms and Territories, Queen,  
Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

*NORTHERN SERVICES IMPROVEMENT ACT, 1998*

A proclamation be issued naming,

- (a) February 1, 1999, as the date upon which sections 1 to 9, inclu-  
sive and section 11 of the *Northern Services Improvement Act*,  
1998 shall come into force; and



- (b) April 1, 1999, as the date upon which sections 10 and 12 of the *Northern Services Improvement Act, 1998* shall come into force.

WITNESS:

THE HONOURABLE  
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 27, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

## PROCLAMATION

### LOI DE 1998 SUR L'AMÉLIORATION DES SERVICES PUBLICS DANS LE NORD DE L'ONTARIO

Qu'une proclamation soit rendue pour fixer:

- (a) le 1<sup>er</sup> février 1999 comme la date où entrèrent en vigueur les articles 1 à 9, inclusivement, et l'article 11 de la *Loi de 1998 sur l'amélioration des services publics dans le Nord de l'Ontario*; et
- (b) le 1<sup>er</sup> avril 1999 comme la date où entrèrent en vigueur les articles 10 et 12 de la *Loi de 1998 sur l'amélioration des services publics dans le Nord de l'Ontario*.

TÉMOIN :

L'HONORABLE  
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 27 janvier 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6370) 6

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

AMJ QUEBEC DEMENAGEMENT INC.  
STE-FOY, QC

BABCOCK, CHARLES, A.  
MOUNT ELGIN, ON

BAISCH, ROBERT, K.  
SIOUX LOOKOUT, ON

BOLDUC, DANY, G.  
HEARST, ON

BLM TRANSPORTATION EAST INC.  
BRAMPTON, ON

B.T.E. ASSEMBLY LTD.  
LISTOWEL, ON

BRETT, DANIEL, A.  
ALLISTON, ON

CJ & M TRANSPORT INC.  
LAKE SUCCESS, NY

CAN-AM FREIGHT FORWARDING  
CORP.  
MISSISSAUGA, ON

CARO TRANSPORTATION LTD.  
LAKEVILLE WEST CO, NB

COLE, CHRISTOPHER, D.  
LINDSAY, ON

CORPORATE CARRIERS INC.  
WATERDOWN, ON

DAGENAIS, DWAYNE, R.  
THUNDER BAY, ON

DAVIS MOVING & STORAGE INC  
MISSISSAUGA, ON

DEARBORN STEEL EXPRESS INC.  
DEARBORN, MI

DEDICATED FLEET LOGISTICS INC.  
VAN WERT, OH

DENTON TRANSPORTATION SYSTEMS  
INC.  
MCCOOK, IL

DYNAMIC FREIGHT SOLUTIONS INC.  
TORONTO, ON

TRANSPORT ELEGANCE  
INTERNATIONAL INC.  
LAVAL, QC

EXTREME TRANSPORTATION  
SPECIALISTS INC.  
KNOXVILLE, TN

<b>FRIES, KENNETH, D.</b> BRANTFORD, ON	<b>MUNNEKE, MICHAEL, A.</b> CAVAN, ON	<b>1222273 ONTARIO INC.</b> MARKHAM, ON
<b>HALL BROS. INC.</b> GRAND RAPIDS, MI	<b>ONIT LOGISTICS INC.</b> GRAND RAPIDS, MI	<b>1266604 ONTARIO INC.</b> THAMESVILLE, ON
<b>INNER CIRCLE TRANSPORT INC.</b> BROSSARD, QC	<b>PRIMETIME LOGISTICS INC.</b> ETOBICOKE, ON	<b>1296701 ONTARIO INC.</b> MISSISSAUGA, ON
<b>J P GRAHAM TRANSPORT INC.</b> FALLSTON, PA	<b>QUEDNAU, ROLE, R.</b> HAMILTON, ON	<b>1318280 ONTARIO INC.</b> NORTH YORK, ON
<b>JACKSON, CLIFFORD, J.</b> CAMBRIDGE, ON	<b>SAHIB X-PRESS INC.</b> MISSISSAUGA, ON	<b>1323558 ONTARIO INC.</b> OAKVILLE, ON
<b>JAMES E. OWEN TRUCKING INC.</b> FOREST, VA	<b>SERCA FOODSERVICE INC.</b> ETOBICOKE, ON	<b>1323559 ONTARIO INC.</b> LANARK, ON
<b>JOHN TIMMERMANS SERVICES LTD.</b> STAFFA, ON	<b>STANKOVIC, MIODRAG</b> SARNIA, ON	<b>1326575 ONTARIO INC.</b> MITCHELL, ON
<b>JOHNSON, KARL, R.</b> LYNDONVILLE, VT	<b>TKX LOGISTICS INC.</b> MAUMEE, OH	<b>1326723 ONTARIO LIMITED</b> TORONTO, ON
<b>KAHLON, LAKHVIR, SINGH</b> BRAMPTON, ON	<b>WAYNE PHIPPEN CONTRACTING LTD.</b> KING KIRKLAND, ON	<b>3548601 CANADA INC.</b> MONTREAL, QC
<b>L &amp; B CARTAGE INC.</b> FREELAND, MI	<b>WHITE BUFFALO EXPRESS LLC</b> BUFFALO, NY	<b>9023-8981 QUEBEC INC</b> NAPIERVILLE, QC
<b>LARRY J. MARSHALL CONSTRUCTION LTD.</b> PARRY SOUND, ON	<b>YVAN RICHER &amp; FILS INC.</b> MT-LAURIER, QC	<b>9031-4816 QUEBEC INC.</b> STE-ANNE-DES-PLAINES, QC
<b>LEON LACY INC.</b> CANASERAGA, NY	<b>441769 ONT LTD</b> THUNDER BAY, ON	<b>9034-9663 QUEBEC INC</b> CHUTE AUX OUTARDES, QC
<b>LITTLE RAINBOW ENTERPRISES LTD.</b> OKOTOKS, AB	<b>510792 ONTARIO INC.</b> SUDBURY, ON	<b>9045-9439 QUEBEC INC.</b> GATINEAU, QC
<b>MALONE, THOMAS, P.</b> EGMONDVILLE, ON	<b>777732 ONTARIO LIMITED</b> KAMINISTIQUEIA, ON	<b>9063-3314 QUEBEC INC.</b> ST-PIE, QC
<b>MANTEI WOODCRAFT LTD.</b> CALGARY, AB	<b>1160195 ONTARIO LTD</b> ORONO, ON	<b>9069-4498 QUEBEC INC.</b> TERREBONNE, QC
<b>MARTIN LEASING CO.</b> FLINT, MI	<b>1202345 ONTARIO INC.</b> HAMILTON, ON	<b>9071-2050 QUEBEC INC.</b> MONTREAL, QC
<b>MCNEIL &amp; FRERES TRANSPORT INC.</b> POINTE-VERTE, NB	<b>1214382 ONTARIO LIMITED</b> MISSISSAUGA, ON	J. Greig Beatty Manager Chef de Service

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act*, 1987, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,

3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

**BARWICK BUS AND COACH INC.** 44556-B  
57 Alexmuir Avenue, Scarborough, ON M1V 1H3

Applies for an amendment to public vehicle operating licence, PV-3854 as follows:

DELETE

- (2) there be no pick-up or discharge of passengers in Metropolitan Toronto or at The Lester B. Pearson International Airport;
- (5) any licence issued pursuant to this authority shall expire in the event that the licensee fails to provide a minimum of two (2) round



trips daily between Mississauga and the said place each day that Canada's Wonderland is operating open to the public.

SO THAT AS AMENDED THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the transportation of passengers between Mississauga and a place municipality described as 9580 Jane Street in Vaughan and known as Canada's Wonderland.

PROVIDED THAT:

1. there be no pick-up or discharge of passengers between Mississauga and the said place;

2. charter trips originating in the City of Mississauga shall only be destined to the said place and charter trips originating at the said place shall only be destined to the City of Mississauga;
3. charter trips other than the aforesaid shall be prohibited.

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1998-12-23</b>	
BOX RESTORATION LTD. ....	1114451
JEREM TRANSPORT LTD. ....	965024
JOE BRAUN PLASTERING & DRYWALL LTD. ....	661870
R.A.F. AUTOMOTIVE INC. ....	857998
STEINCLAN HOLDINGS LIMITED ....	233191
331711 ONTARIO LIMITED. ....	331711
<b>1998-12-24</b>	
B.S.T. CANADA HOUSE INCORPORATED. ....	1218010
NAUM PAINTING LTD. ....	948435
604570 ONTARIO LIMITED ....	604570
<b>1998-12-29</b>	
LOWES SOFTWARE CONSULTANTS INC. ....	658546
SCULPTURE FOUNDRY INC. ....	928260
SHEASBY MANAGEMENT LTD. ....	463891
1202664 ONTARIO INC. ....	1202664
<b>1998-12-30</b>	
DELREX DRUGS LIMITED. ....	98988
<b>1998-12-31</b>	
PARADISE FARMS OF BRUCE TOWNSHIP LIMITED ....	226750
388204 ONTARIO LIMITED ....	388204
1072200 ONTARIO INC. ....	1072200
<b>1999-1-4</b>	
CHAOSHENG TRADING LTD. ....	1192215
HARVEY DAVIS R. V. HEADQUARTERS INC. ....	603268
HENRY LANGE CONSTRUCTION LIMITED. ....	141674
WEST SIDE PALACE CORP. ....	1049361
<b>1999-1-7</b>	
J & J CERAMIC CENTRE LTD. ....	918731
JANET BEDFORD STABLES INC. ....	633942
517989 ONTARIO LIMITED ....	517989
1091660 ONTARIO LTD. ....	1091660
<b>1999-1-8</b>	
CRAIGHURST LIMITED ....	92802
456164 ONTARIO LIMITED ....	456164
<b>1999-1-11</b>	
RWS DRAFTING SERVICES LTD. ....	867347
<b>1999-1-12</b>	
BRIDGE BROTHERS CONSTRUCTION LTD. ....	1176177
VICTOR BOURGEOULT REAL ESTATE LIMITED ....	306675
<b>1999-1-15</b>	
925366 ONTARIO INC. ....	925366

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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<b>1999-1-18</b>	
"PARIS, FRANCE" FILM PRODUCTION INCORPORATED ...	972302
ARMCORP 4-10 LTD. ....	672964
DAVID M. RODDEN PHARMACY INC. ....	914848
DORIS-HILLCREST CORPORATION ....	1051998
DYNATEAMS INCORPORATED. ....	1196239
JEFFREY CONSULTING INC. ....	1001772
MOSAIC ADVERTISING & PROMOTION INC. ....	1038331
STONEY LAKE ESTATES INC. ....	770713
STRATTON'S BUS LINES LIMITED ....	1212552
THE EDUCATIONAL PLANNING ASSOCIATES	
OF CANADA INC. ....	1008837
VANTAGE INVESTMENT COUNSEL INC. ....	901462
ZEETON TRADING CO. LTD. ....	1039981
857368 ONTARIO LIMITED. ....	857368
902676 ONTARIO LIMITED. ....	902676
986555 ONTARIO INC. ....	986555
1107063 ONTARIO LIMITED. ....	1107063
1147461 ONTARIO INC. ....	1147461
<b>1999-1-19</b>	
ALUMA SCAFFOLDING SERVICES LTD. ....	830851
BAD DAWG BATTING CAGES LTD. ....	927959
BERKELEY CREATIVE INC. ....	802532
EASECOTTON INC. ....	1196611
GOLDCORP MANAGEMENT SERVICES INC. ....	1272486
JACAAL MANAGEMENT LIMITED ....	251681
LINX INTERNATIONAL INC. ....	1003734
MAIER INSURANCE BROKERS LIMITED ....	239996
MILO MILLER DESIGNS LIMITED ....	154021
NEWTON POWER (CANADA) LTD. ....	1251653
SIMON M. STANFORD HOLDINGS LIMITED ....	976189
TRIPLE-O-ACRES LIMITED ....	146852
WILANOUR RESOURCES LIMITED ....	1282674
142820 ONTARIO LIMITED. ....	142820
890971 ONTARIO LIMITED. ....	890971
890982 ONTARIO LIMITED. ....	890982
954576 ONTARIO INC. ....	954576
1257781 ONTARIO LIMITED. ....	1257781
<b>1999-1-20</b>	
INTERNATIONAL AMCO CORPORATION ....	71340
JOHN HO & ASSOCIATES INC. ....	1047715
JOHN M. FERGUSON INSURANCE AGENCIES LTD. ....	535233
PERCY'S APPLIANCE SERVICES INC. ....	405575
TMG SOLUTIONS CANADA INC. ....	1302586
WILLIAM R. DARKER INVESTMENTS INC. ....	783179
639315 ONTARIO LIMITED. ....	639315
704482 ONTARIO LIMITED. ....	704482
1241533 ONTARIO INC. ....	1241533
<b>1999-1-21</b>	
CHANDLER ENERGY SYSTEMS INC. ....	1096190
D.J. MILLWORK INC. ....	911652
NEW ERA MORTGAGE CORPORATION ....	983787
NORTH AMERICAN GAS COMPANY INC. ....	952293



Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

PACIFIC RIM IMPORTS, INC.	1203494
1057216 ONTARIO INC.	1057216
1236104 ONTARIO LIMITED	1236104
<b>1999-1-22</b>	
ATLAS OIL AND GAS, LIMITED	205158
GALETTA POWER LIMITED	1230386
LONESTAR LEATHER INC.	1223901
833792 ONTARIO LIMITED	833792
1204609 ONTARIO INC.	1204609

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

6/99

### **Cancellations for Cause (Business Corporations Act) Annulations à juste titre (Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that, by orders under Section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved: The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats des sociétés énumérées ont été annulés pour un motif suffisant et, dans le cas de certificats de constitution, les sociétés ont été dissoutes. (La date de l'annulation précède la liste des sociétés visées.)

Name of Corporation:	Ontario Corporation Number
Dénomination sociale :	Numéro matricule de l'Ontario

<b>1999-1-21</b>	
AQUILON PRODUCTS INC.	642853
ARTHUR HEYWOOD FLORIST INC.	486937
CHIEF PROPERTIES LTD.	823185
EIGHTY CORPORATE DRIVE INC.	693305
EXECUTIVE AVIATION FUELS LTD.	1000278
FREDGISONS INVESTMENTS (CANADA) INC.	736144
GATEWOOD CONTRACTORS LIMITED	1277676
GILTAUB SECURITIES LIMITED	889328
GREATER TORONTO FIREPLACES & FACINGS INC.	794684
GROVE DEVELOPMENTS LIMITED	279650
HARBOURFRONT TRAILER PARK LTD.	886427
INNOVATION COMMUNICATION LTD.	1270656
LEADMARK INC.	1292426
PALACE POINTS DEVELOPMENTS LIMITED	563882
ROBERT M. HUME DEVELOPMENT CORPORATION	511827
SIA BEVERAGES LIMITED	131221
TOWNE CASH & CARRY (EAR FALLS) LIMITED	1023728
TUSCANY FINE FOODS LTD.	1010101
WILSHIRE AVION HOLDINGS LTD.	656610
835575 ONTARIO INC.	835575
924752 ONTARIO INC.	924752
1038157 ONTARIO INC.	1038157
1199467 ONTARIO INC.	1199467
1207558 ONTARIO INC.	1207558

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

6/99

### **Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations**

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

ASPECT MARKETING GROUP CORPORATION	1013713
BEAURONE'S DONUT CAFE LIMITED	1079206
BLAIR H. GOUGH & ASSOCIATES INC.	886755
DAN RACICOT ELECTRIC LTD.	983885
GOLD CUSTOM HOMES INC.	989033
O'DWYER CONSTRUCTION LTD.	726928
1067503 ONTARIO INC.	1067503
776606 ONTARIO LIMITED	776606

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

6/99

### **Cancellation of Extra-Provincial Licence (Extra-Provincial Corporations Act) Annulation de permis extraprovincial (Loi sur les compagnies extraprovinciales)**

NOTICE IS HEREBY GIVEN that, orders under Section 7 (1) of the *Extra-Provincial Corporations Act* have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LES PRÉSENTES de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 7 (1) de la *Loi sur les compagnies extraprovinciales*. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

<b>1999-1-21</b>	
SOVEREIGN MARINE & GENERAL INSURANCE COMPANY LIMITED	503979

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

6/99

## Co-operative Corporations Act (Certificate of Amendment of Articles Issued)

### Loi sur les sociétés coopératives (Certificat de modification de statut)

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation:	Name of Co-operative:	Effective Date
Date de constitution :	Nom de la Coopérative :	Date d'entrée en vigueur
1958-3-19	Gay Lea Foods Co-operative Limited.	1999-1-19

JOHN M. HARPER,  
Director,  
Credit Unions and Co-operatives  
Services Branch,  
by delegated authority from  
Dina Palozzi,  
Superintendent of Financial Services.  
Directeur,  
Caisses populaires et des coopératives,  
en vertu de pouvoirs délégués par  
Dina Palozzi  
Surintendante des services financiers.

6/99

## Municipal Act Loi sur les municipalités

ORDER MADE UNDER  
THE *MUNICIPAL ACT* R.S.O. c. M.45  
COUNTY OF BRANT  
TOWN OF PARIS, TOWNSHIP OF BRANTFORD  
TOWNSHIP OF BURFORD, TOWNSHIP OF OAKLAND  
TOWNSHIP OF ONONDAGA  
TOWNSHIP OF SOUTH DUMFRIES

### Change of Name for the City of Brant-on-the-Grand

1. The name of The Corporation of the City of Brant-on-the-Grand established under subsection 2(1) of the Order of the Minister of Municipal Affairs and Housing dated January 26, 1998, and published in The Ontario Gazette of February 14, 1998, is changed to "The Corporation of the County of Brant".

AL LEACH,  
Minister of Municipal Affairs and Housing

Dated at Toronto, this 26th day of January, 1999.

(6365) 6

## Pesticides Act Loi sur les pesticides

### PROPOSAL TO SCHEDULE PESTICIDES

On the recommendation of the undersigned, I propose to add the fifteen (15) products listed below to the specified Schedules of Regulation 914 under the *Pesticides Act*.

Recommended by the Pesticides Advisory Committee, July 29, 1998, November 21, 1998 and December 17, 1998.

DR. C. SWITZER,  
Chair

Recommended by the Director under the *Pesticides Act*.

W. MICHALOWICZ,  
Director

Proposal dated at Toronto this 21st day of January, 1999.

NORMAN W. STERLING,  
Minister of Environment

Registration No.	Schedule	Registrant	Agent	Pesticide
20796.00	4	JOH		Raid House & Garden Bug Killer
24659.00	3	TBC		Kornspec Conc.
24660.00	3	TBC		Kornspec
25635.00	2	PLG		Bonzi Plant Growth Regulator
25709.00	2	TIR	TIS	Flurods
25711.00	2	TIR	TIS	Pole Wrap
25777.00	2	NVT		Dividend XL RTA
25778.00	2	NVT		Dividend XL

Registration No.	Schedule	Registrant	Agent	Pesticide
980023C	3	The Scotts Company		Scotts Turf Builder Lawn Fertilizer 28-6-6
980027C	6	Pursell Vigoro Canada Inc.		Vigoro Ultra Weed And Feed 27-3-5 Lawn Fertilizer
980028C	6	Pursell Vigoro Canada Inc.		Vigoro Weed And Feed 23-3-5 Lawn Fertilizer
980029C	6	Pursell Vigoro Canada Inc.		Vigoro Fall Weed And Feed 6-8-16 Lawn Fertilizer
980030C	6	Pursell Vigoro Canada Inc.		Vigoro Lawn Fertilizer 6-2-2 Plus Insect Control
980031C	6	Pursell Vigoro Canada Inc.		Vigoro Lawn Fertilizer 22-2-2 And Crabgrass Preventor
980034C	6	Pursell Vigoro Canada Inc.		So Green Weed and Feed 15-5-5 Liquid Lawn Fertilizer

NOTE: This proposal is made under s. 21 of Regulation 914, R.R.O., 1990. Publication of this proposal in The Ontario Gazette grants certain exemptions specified in s. 21(4) of the Regulation. These exemptions remain in effect for 18 months from the date of publication unless, before then, the proposal is revoked or an affected pesticide is placed in one of the schedules to Regulation 914.

(6367) 6

## Elections Ontario Élections Ontario

### NOTICE

The Guidelines for Chief Financial Officers formerly authorized by the Commission on Election Finances have been adopted and updated for Bill 36 by the Chief Election Officer of Ontario.

WARREN R. BAILIE,  
Chief Election Officer  
Elections Ontario,  
Election Finances Act,  
1110-151 Bloor Street West,  
Toronto, Ontario M5S 1S4.  
Tel.: (416) 325-9401.

(6371) 6

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,  
Clerk of the Legislative Assembly.

## Applications to Provincial Parliament Demandes au Parlement provincial

### THE CORPORATION OF THE CITY OF OTTAWA

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the City of Ottawa ("Council"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to enable Council to exercise greater control over the demolition or removal of buildings and structures designated under Part IV, Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned.

Under the *Ontario Heritage Act*, Council may currently refuse an application for the demolition or removal of a building or structure for a period of 180 days. If Council refuses that demolition application, the demolition may occur, subject to all applicable legislation, following a delay of 180 days.

This application seeks to enhance the authority by providing that Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by Council unless,

- the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject to the requirement that construction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and
- 180 days have elapsed from the date of the decision of Council to refuse the demolition or removal of the building or structure on the designated property.

A copy of the draft bill is available in the office of the City Clerk, 111 Sussex Drive, Bytown Pavilion, 1st Level, Ottawa.

This application will be considered by a Standing Committee of the Legislative Assembly. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 21st day of January, 1999.

J. JERALD BELLOMO, City Solicitor,  
The Corporation of the City of Ottawa,  
111 Sussex Drive,  
Rideau Pavilion, 2nd Level,  
Ottawa, Ontario K1N 5A1.  
Solicitor for the Applicant.

(2638) 6-9



## Corporation Notices Avis relatifs aux compagnies

### THE STRATFORD PUBLIC LIBRARY FOUNDATION

NOTICE IS HEREBY GIVEN that the number of directors of The Stratford Public Library Foundation was increased from 10 to 11 by a Special Resolution which was confirmed by the members of the Corporation on the 14th day of October, 1998.

Dated this 25th day of January, 1999.

(2627) 6

MARY JANE KARKHECK,  
Secretary.

### QUAM BONUM CLUB

NOTICE IS HEREBY GIVEN that Quam Bonum Club has passed a resolution for the voluntary dissolution of the Quam Bonum Club and that such resolution was confirmed by unanimous resolution of the members of the Quam Bonum Club on the 21st day of January, 1999.

Dated this 21st day of January, 1999.

(2628) 6

REV. ROBERT CHARBONNEAU,  
Secretary.

### MITCHELL-WAGLER INVESTMENTS LTD.

NOTICE IS HEREBY GIVEN that Mitchell-Wagler Investments Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 15th day of January, 1999.

(2629) 6

ROBERT S. JOHN,  
Law Office.  
Per: Robert S. John.

### BESTRICH ENTERPRISES LTD.

NOTICE IS HEREBY GIVEN that Bestrich Enterprises Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Mississauga, this 21st day of December, 1998.

(2630) 6

WAN PANG LAW,  
President.  
OI PING LAW  
Vice President.

## Miscellaneous Notices Avis divers



Ontario  
Energy  
Board

E.B.A. 849 Notice "C"

### NOTICE OF APPLICATION AND NOTICE OF WRITTEN HEARING FRANCHISE APPROVAL FOR THE CORPORATION OF THE MUNICIPALITY OF CLARINGTON

An Application has been filed by The Consumers' Gas Company Ltd. ("Enbridge Consumers Gas") with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct

and operate works to supply gas, and the right to supply gas, to the Municipality of Clarington, pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between The Consumers' Gas Company Ltd. and the Corporation of the Municipality of Clarington.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 20th day of January, 1999.

ONTARIO ENERGY BOARD

(2631) 6

PAUL B. PUDGE,  
Board Secretary.



Ontario  
Energy  
Board

E.B.A. 890 Notice "C"

### NOTICE OF APPLICATION AND NOTICE OF WRITTEN HEARING FRANCHISE APPROVAL FOR THE CORPORATION OF THE TOWNSHIP OF ALICE & FRASER

An Application has been filed by Enbridge Consumers Gas with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas to the Township of Alice & Fraser pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Enbridge Consumers Gas and the Corporation of the Township of Alice & Fraser.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 25th day of January, 1999.

ONTARIO ENERGY BOARD

(2632) 6

PAUL B. PUDGE,  
Board Secretary.



Ontario  
Energy  
Board

E.B.A. 854 Notice "C"

### NOTICE OF APPLICATION AND NOTICE OF WRITTEN HEARING FRANCHISE APPROVAL FOR THE CORPORATION OF THE TOWNSHIP OF UXBRIDGE

An Application has been filed by The Consumers' Gas Company Ltd. ("Enbridge Consumers Gas") with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas, and the right to supply gas, to the Township of Uxbridge, pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Enbridge Consumers Gas and the Corporation of the Township of Uxbridge.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 25th day of January, 1999.

ONTARIO ENERGY BOARD

PAUL B. PUDGE,  
Board Secretary.

(2633) 6



Ontario  
Energy  
Board

**E.B.A. 889 Notice "C"**

**NOTICE OF APPLICATION  
AND  
NOTICE OF WRITTEN HEARING  
FRANCHISE APPROVAL FOR  
THE CORPORATION OF THE  
TOWNSHIP OF WESTMEATH**

An Application has been filed by Enbridge Consumers Gas with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas to the Township of Westmeath pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Enbridge Consumers Gas and the Corporation of the Township of Westmeath.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 25th day of January, 1999.

ONTARIO ENERGY BOARD

PAUL B. PUDGE,  
Board Secretary.

(2634) 6



Ontario  
Energy  
Board

**E.B.A. 875 Notice "C"**

**NOTICE OF APPLICATION  
AND  
NOTICE OF WRITTEN HEARING  
FRANCHISE APPROVAL FOR  
THE CORPORATION OF THE  
MUNICIPALITY OF TEMAGAMI**

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas, and the right to supply gas, to the Municipality of Temagami pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Union Gas Limited and the Corporation of the Municipality of Temagami.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 20th day of January, 1999.

ONTARIO ENERGY BOARD

PAUL B. PUDGE,  
Board Secretary.

(2635) 6

**Sheriffs' Sales of Lands  
Ventes de terrains par le shérif**

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court General Division to me directed, against the real and personal property of GERMAIN LABBE, Defendant, at the suit of AGRITIBI R. H. INC., Plaintiff, I have seized and taken in execution all right, title, interest, and equity of redemption of the said GERMAIN LABBE, in and to the following described:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of Dunphy in the District of Algoma and Province of Ontario and being composed of:

**Parcel 9870, Algoma West Section, being Lot 76, Plan M-400, Township of Dunphy, District of Algoma.**

All of which said right, title, interest and equity of redemption of the said GERMAIN LABBE, in the said lands and tenements, I shall offer for sale by Public Auction on March 10th, 1999 at 11:00 a.m. at the Sheriff's Office, Court House, 426 Queen Street East, Sault Ste. Marie, Ontario P6A 1Z7.

**TERMS:** Cash or certified cheque.  
Deposit of 10% of bid price at time of sale.  
Ten days to arrange financing.  
Delivery only upon payment in full.

This sale is subject to cancellation up to the time of sale without any further notice.

**NOTE:** No employee of The Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

Dated at Sault Ste. Marie, this 26th day of January, 1999.

**Pour des renseignements en français veuillez composer au (705) 945-8000 poste #1.**

GISELE SERVANT,  
Court Enforcement Officer,  
Sheriff's Agent,  
Tel: (705) 945-8000 Ext. 534.

(2636) 6

**Sheriff's File No. 185/93**

PURSUANT TO A WRIT OF EXECUTION issued out of the Ontario Court (General Division) and to me directed, against the real and personal property of JOSEPH ERIC NEMETH JR., I have seized and taken in execution all the right, title, interest, and equity of redemption of JOSEPH ERIC NEMETH JR. in the following lands and premises:

legally described as *FIRSTLY*: in the Township of Blandford-Blenheim, (formerly the Township of Blandford), in the County of Oxford and Province of Ontario and being composed of the west half of Lot Number Five (5) in the Third (3rd) Concession of the said in the Township of Blandford-Blenheim, (formerly the Township of Blandford), containing by admeasurement One Hundred (100) Acres be the same more or less. SAVING AND EXCEPTING there-

from the Southerly portion thereof expropriated by Her Majesty the Queen as shown on Department of Highways Registered Plans 663, 684 and 885 for the Registry Division of the County of Oxford. **SECONDLY:** in the Township of Blandford-Blenheim, (formerly the Township of Blandford), in the County of Oxford and Province of Ontario, being composed of the North Half of Lot Number Six (6) in the Third (3rd) Concession of the said in the Township of Blandford-Blenheim, (formerly the Township of Blandford), containing by admeasurement One Hundred (100) acres be the same more or less.

ALL OF WHICH I SHALL OFFER FOR SALE AT PUBLIC AUCTION subject to such conditions as may be made known, including the following on Friday, the 12th day of March, 1999 at 10:00 o'clock in the forenoon, if not redeemed before that time at The Oxford County Court House, 415 Hunter Street, Woodstock, Ontario N4S 4G6.

1. A deposit of ten percent of the bid price must be tendered by way of cash or certified cheque at the time of sale.
2. There shall be ten days available to arrange financing.
3. Title shall only pass upon payment in full.
4. The sale may be adjourned to a later date or cancelled with such further notice or advertisement as I consider necessary.
5. There is no reserve bid.
6. No employee of The Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

SHIRLEY MURRAY,  
Sheriff.

(2637) 6

## Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE  
CITY OF OTTAWA

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received, sealed in an envelope with a description of the property for which a tender is submitted clearly marked on the envelope, for example: "Tax Sale for 520 Rockledge Road". A separate tender must be submitted for each property. Tenders in the prescribed Form 8, Tender to Purchase, will be received until 3:00 p.m. local time on Wednesday, February 24, 1999, addressed to:

**The Corporation of the City of Ottawa, Client Service Centre,  
111 Sussex Drive,  
Bytown Pavilion, 1st Floor,  
Ottawa, Ontario K1N 5A1.  
Attention: Treasurer**

The tenders will then be opened in public on the same day at 111 Sussex Drive, Bytown Pavilion, Terrace Level, Freiman Room immediately following the 3:00 p.m. deadline.

Description of Land(s)	Minimum Tender Amount
1. Parts of Blocks U, R, S and V and Part of Quarry Road and Part of Hillside Drive Closed, Registered Plan 622, designated as Parts 2, 9, 10 and 11 on Plan 4R-7415 City of Ottawa, Regional Municipality of Ottawa-Carleton, Part of PIN 04276-0015 (LT) Municipal Address: 520 Rockledge Road (Roll No. 06 14 010 401 29601 0000) . . . . .	\$787,201.45
2. Pt Lot 22, Gladstone Avenue N., Plan 22855; and Pt Lot 22, Pt Lot 23, Gladstone Avenue N., Plan 22855, City of Ottawa, Regional Municipality of Ottawa-Carleton, Part of PIN 04120-0294 (LT) Municipal Address: 501, 505-507 Gladstone Avenue  For previous years, taxation was under Roll Nos. 06 14 063 101 21000 0000 & 06 14 063 101 21100 0000 Assessment for 1999 Taxation under Roll No. 06 14 063 101 21100 0000 . . . . .	\$250,175.19

This sale is subject to cancellation up to the time of sale without any further notice.

The Minimum Tender amount represents the cancellation price as of the first day of advertising.

Tenders must be submitted in the prescribed Form 8, Tender to Purchase, and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M. 60 of the Revised Statutes of Ontario 1990 and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, penalties and interest, GST if applicable and the relevant land transfer tax.

For further information regarding these sales and a copy of the prescribed Form 8, Tender to Purchase, contact:

BRIAN T. HUM,  
Collection Officer,  
The Corporation of the  
City of Ottawa,  
111 Sussex Drive,  
Sussex Pavilion, 3rd Floor,  
Ottawa, Ontario K1N 5A1,  
Tel: (613) 244-5300 ext. 1-3693.

(2639) 6





# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—02—06

## ONTARIO REGULATION 10/99 made under the PUBLIC SECTOR LABOUR RELATIONS TRANSITION ACT, 1997

Made: January 13, 1999  
Filed: January 18, 1999

### SENIORITY OF EMPLOYEES

1. This Regulation governs the determination of seniority for the following employees:

1. Employees in a bargaining unit of employees of a person operating a hospital if,
  - i. the Crown transferred all or part of the business carried on at an institution to which the *Mental Hospitals Act* applies to the person operating the hospital, and
  - ii. the bargaining unit includes an individual who, immediately before the transfer, was employed by the Crown in the transferred business and who, immediately after the transfer, was employed by the person operating the hospital in the transferred business.
2. Employees in a bargaining unit of employees of a municipality if,
  - i. the Crown transferred all or part of a business to the municipality, and
  - ii. the bargaining unit includes an individual who, immediately before the transfer, was employed by the Crown in the transferred business and who, immediately after the transfer, was employed by the municipality in the transferred business.

2. (1) Each employee in a bargaining unit shall be accorded seniority on the same basis as other employees in the bargaining unit and, without restricting the generality of the foregoing,

- (a) if the collective agreement provides that seniority includes all periods of employment with the employer and all periods of employment with a previous employer, his or her seniority shall include all periods of employment with the employer and all periods of employment with a previous employer or the Crown;
- (b) if the collective agreement provides that seniority includes all periods of employment in the bargaining unit of the employer and all periods of employment in a bargaining unit of a previous employer, his or her seniority shall include all periods of employment in the bargaining unit of the employer and all periods of employment with a previous employer or the Crown in a position having duties, responsibilities and other attributes such that, if the employment were with the employer, the employee would have been a member of the bargaining unit; and
- (c) if the collective agreement provides that seniority includes all periods of employment in the bargaining unit or in a similar bargaining unit of the employer and all periods of employment in a bargaining unit of a previous employer, his or her seniority shall include all periods of employment in the bargaining unit or similar bargaining unit of the employer and all periods of employment with a previous employer or the Crown in a position having duties, responsibilities and other attributes such that, if the employment were with the employer, the employee would have been a member of the bargaining unit or similar bargaining unit.

(2) In subsection (1),

“previous employer” means,

- (a) a predecessor employer of the employer, or
- (b) an employer who sold their business to the employer within the meaning of section 69 of the *Labour Relations Act, 1995* and that section or a predecessor of that section applied with respect to the sale of the business.

6/99

## ONTARIO REGULATION 11/99 made under the PUBLIC SECTOR LABOUR RELATIONS TRANSITION ACT, 1997

Made: January 13, 1999  
Filed: January 18, 1998

Amending O. Reg. 458/97  
(Application of the Act)

Note: Ontario Regulation 458/97 has previously been amended by Ontario Regulation 37/98.

1. Ontario Regulation 458/97 is amended by adding the following section:

## RÈGLEMENT DE L'ONTARIO 11/99 pris en application de la LOI DE 1997 SUR LES RELATIONS DE TRAVAIL LIÉES À LA TRANSITION DANS LE SECTEUR PUBLIC

pris le 13 janvier 1999  
déposé le 18 janvier 1999

modifiant le Règl. de l'Ont. 458/97  
(Application de la Loi)

Remarque : Le Règlement de l'Ontario 458/97 a été modifié antérieurement par le Règlement de l'Ontario 37/98.

1. Le Règlement de l'Ontario 458/97 est modifié par adjonction de l'article suivant :

## PSYCHIATRIC HOSPITALS

## HÔPITAUX PSYCHIATRIQUES

3. (1) The Act applies upon the transfer of all or a substantial part of the business carried on by the Crown at an institution to which the *Mental Hospitals Act* applies to a corporation operating a public hospital if an employee who was employed in the transferred business immediately before the transfer was in a bargaining unit immediately before the transfer and one of the following is satisfied:

1. Immediately after the transfer, the employee would, if the Act did not apply, be in a bargaining unit of employees of the corporation operating the public hospital.
2. At the time of the transfer, there is a pending application for certification that has been made to the Board that includes a description of a bargaining unit of employees of the corporation operating the public hospital that would include the employee.
3. At the time of the transfer, there is a pending application for certification to which the corporation operating the public hospital has responded by giving the Board a written description of the bargaining unit that the corporation proposes and that proposed bargaining unit would include the employee.
4. The corporation operating the public hospital is a successor employer in relation to a previous occurrence described in sections 3 to 10 of the Act and an application has been made for an order under section 22 of the Act but, at the time of the transfer, the Board has not determined the number and description of the bargaining units that are appropriate for the operations of the corporation operating the public hospital.

(2) Paragraphs 2 and 3 of subsection (1) do not apply if the trade union that made the application for certification is,

- (a) the bargaining agent that represented the employee immediately before the transfer; or
- (b) subordinate or directly related to the bargaining agent described in clause (a).

(3) For the purposes of the Act, for each transfer described in subsection (1),

- (a) the predecessor employers are the Crown and the corporation operating the public hospital;
- (b) the successor employer is the corporation operating the public hospital;
- (c) the changeover date is the date of the transfer.

(4) In this section,

“public hospital” means a hospital as defined in section 1 of the *Public Hospitals Act*.

3. (1) La Loi s'applique dès que l'ensemble ou une partie importante des activités qu'exerce la Couronne à un établissement auquel s'applique la *Loi sur les hôpitaux psychiatriques* est transféré à une personne morale qui exploite un hôpital public si un employé qui était employé dans les activités transférées immédiatement avant le transfert était à ce moment-là compris dans une unité de négociation et que l'une des conditions suivantes est remplie :

1. Immédiatement après le transfert, l'employé serait, si la Loi ne s'appliquait pas, compris dans une unité de négociation composée d'employés de la personne morale qui exploite l'hôpital public.
2. Au moment du transfert, est toujours en instance une requête en accréditation qui a été présentée à la Commission et qui contient une description d'une unité de négociation composée d'employés de la personne morale qui exploite l'hôpital public, qui comprendrait l'employé.
3. Au moment du transfert, est toujours en instance une requête en accréditation à laquelle la personne morale qui exploite l'hôpital public a donné suite en remettant à la Commission une description écrite de l'unité de négociation qu'elle propose, laquelle comprendrait l'employé.
4. La personne morale qui exploite l'hôpital public est un employeur qui succède relativement à un événement antérieur visé aux articles 3 à 10 de la Loi et une requête en vue d'obtenir une ordonnance visée à l'article 22 de la Loi a été présentée, mais, au moment du transfert, la Commission n'a pas encore décidé du nombre et de la description des unités de négociation qui sont appropriées pour les activités de la personne morale qui exploite l'hôpital public.

(2) Les dispositions 2 et 3 du paragraphe (1) ne s'appliquent pas si le syndicat qui a présenté la requête en accréditation est, selon le cas :

- a) l'agent négociateur qui représentait l'employé immédiatement avant le transfert;
- b) subordonné ou directement apparenté à l'agent négociateur visé à l'alinéa a).

(3) Pour l'application de la Loi, dans le cas de chaque transfert visé au paragraphe (1) :

- a) les employeurs précédents sont la Couronne et la personne morale qui exploite l'hôpital public;
- b) l'employeur qui succède est la personne morale qui exploite l'hôpital public;
- c) la date du changement est la date du transfert.

(4) La définition qui suit s'applique au présent article.

«hôpital public» Hôpital au sens de l'article 1 de la *Loi sur les hôpitaux publics*.



**ONTARIO REGULATION 12/99**  
made under the  
**GASOLINE TAX ACT**

Made: January 20, 1999

Filed: January 21, 1999

Amending Reg. 534 of R.R.O. 1990  
(Miscellaneous)

Note: Regulation 534 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Subsection 1 (2) of Regulation 534 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(2) Every collector who is not a large collector (within the meaning of subsection 1.0.1 (2)) for a calendar year shall deliver to the Minister for each month in that year, on or before the 21st day of the following month,

- (a) a return in the form entitled "Collector Gasoline Tax Return—GT66" published by the Ministry of Finance reporting the amount of tax collectible and payable by the collector for the month; and
- (b) a report on,
  - i. the quantities of gasoline, aviation fuel and propane on hand, produced, received, consumed, imported, sold and otherwise disposed of by the collector during the month, and
  - ii. the quantities of gasoline, aviation fuel or propane which were lost during the month on account of shrinkage due to variation in temperature or evaporation.

**2. The Regulation is amended by adding the following section:**

**1.0.1 (1)** This section applies to a collector who is a large collector for 1999 or a subsequent year.

(2) A collector is considered to be a large collector for a calendar year if the total amount of tax collectible and payable by the collector under the Act for the previous calendar year, including the amount referred to in clause 11 (15) (a) of the Act included in any penalty assessed against the collector under subsection 11 (15) of the Act in respect of that year, but excluding interest payable by the collector and other amounts assessed as penalties under the Act in respect of that year, exceeds \$36 million.

(3) For each month in the year, every large collector shall deliver the following returns (in a form approved by the Minister) to the Minister on the following dates in respect of the tax collectible and payable by the collector:

- 1. A return for the period commencing on the 1st day of the month and ending at the end of the 15th day of the month, delivered on or before the last day of the month.
- 2. A return for the period commencing on the 16th day of the month and ending at the end of the last day of the month, delivered on or before the 15th day of the following month.
- 3. A return for the period commencing on the 1st day of the month and ending at the end of the last day of the month, to be delivered on or before the last day of the following month, containing,
  - i. a reconciliation of the amounts previously reported and transmitted on account of tax collectible and payable by the

collector for the month, and the amount of tax collectible and tax payable by the collector for the month, and

ii. a report on,

- A. the quantities of gasoline, aviation fuel and propane on hand, produced, received, consumed, imported, sold and otherwise disposed of by the collector during the month, and
- B. the quantities of gasoline, aviation fuel or propane, which were lost during the month on account of shrinkage due to variation in temperature or evaporation.

(4) Subject to subsections (5) and (6), a large collector is considered to have transmitted the tax collectible and payable for a month as required by subsection 9 (1) of the Act if the collector transmits the tax to the Minister with the returns for the month in the following manner:

- 1. The collector must transmit with the return required under paragraph 1 of subsection (3) an amount equal to one-half of the total tax collectible and payable by the collector for the previous month, less the amount, if any, by which the total of all amounts transmitted by the collector to the Minister on account of tax collectible and payable by the collector for the previous month exceeds the total tax collectible and payable by the collector for the previous month.
- 2. The collector must transmit with the return required under paragraph 2 of subsection (3) an amount equal to one-half of the total tax collectible and payable by the collector for the previous month.
- 3. The collector must transmit with the return required under paragraph 3 of subsection (3) the amount, if any, by which the total tax collectible and payable by the collector for the month exceeds the total amount previously transmitted to the Minister on account of tax collectible and payable by the collector for the month.

(5) An amount required to be transmitted to the Minister under paragraph 3 of subsection (4) may be reduced by an amount permitted under the Act or the regulations to be deducted from the payment.

(6) A collector who is a large collector for a calendar year but was not a large collector for the previous calendar year is considered to have transmitted the tax collectible and payable as required by subsection 9 (1) of the Act for each of January and February of the year in which it becomes a large collector, if the collector transmits the tax to the Minister in the following manner:

- 1. The collector must transmit with the return required under paragraph 1 of subsection (3) for January, an amount equal to one-sixth of the total tax collectible and payable by the collector for December of the previous year.
- 2. The collector must transmit with the return required under paragraph 2 of subsection (3) for January, an amount equal to five-sixths of the total tax collectible and payable by the collector for December of the previous year.
- 3. The collector must transmit with the return required under paragraph 1 of subsection (3) for February, an amount equal to one-third of the total tax collectible and payable by the collector for January, less the amount, if any, by which the total of all amounts transmitted to the Minister on account of the tax collectible and payable by the collector for January exceeds the total tax collectible and payable by the collector for January.

4. The collector must transmit with the return required under paragraph 2 of subsection (3) for February, an amount equal to two-thirds of the total tax collectible and payable by the collector for January.
5. The collector must transmit with each return required under paragraph 3 of subsection (3) for January and February, the amount, if any, by which the total tax collectible and payable by the collector for the month exceeds the total amount previously transmitted to the Minister on account of tax collectible and payable by the collector for the month.

**3. This Regulation shall be deemed to have come into force on January 1, 1999.**

Dated on January 20, 1999.

CHRIS HODGSON  
*Chair of Management Board*

6/99

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#### CORRECTION

**Ontario Regulation 3/99 under the *Police Services Act* published in the January 23, 1999 issue of *The Ontario Gazette*.**

**The date on which the regulation was filed should have read January 8, 1999.**

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THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
  - i. up to 25mm is \$22.50
  - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
  - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
2. in each calendar year, after 476mm has been reached the rate is \$2.27 for each additional 5mm.
3. for each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice.

**Cheques or money orders** should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE  
50 Grosvenor Street, Toronto, Ontario M7A 1N8  
Telephone 326-5310  
Toll-Free 1-800-668-9938

## Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
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  - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ chaque tranche de 6 mm
2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif se situe à 2,27 \$ chaque tranche supplémentaire de 5 mm.
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**Les chèques ou mandats** doivent être faits à l'ordre DU MINISTRE DES FINANCES et toute correspondance, y compris les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO  
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8  
Telephone 326-5310  
Appel sans frais 1-800-668-9938



# The Ontario Gazette

## La Gazette de l'Ontario

Vol. 132-7  
Saturday, February 13th, 1999

Toronto

ISSN 0030-2937  
Le samedi 13 février 1999

### Criminal Code Code criminel

#### DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254 (1) of the Criminal Code (Canada), the Honourable Robert W. Runciman, Solicitor General and Minister of Correctional Services of Ontario, on the 6th day of January 1999, designated the following persons as being qualified to operate the approved instrument known as the Breathalyzer® 900 and 900A.

#### NOMINATION DES TECHNICIENS QUALIFIÉS (ÉCHANTILLONS D'HALEINE)

L'AVIS PRÉSENT est donné qu'en vertu du paragraphe 254 (1) du Code Criminel du Canada, l'honorable Robert W. Runciman, Solliciteur Général et Ministre des Services Correctionnels de l'Ontario, le 6 janvier 1999, désigna les personnes suivantes comme étant qualifiées pour manipuler l'alcootest approuvé connu sous le nom de Breathalyzer® 900 et 900A.

Angela M. Atkinson	Carleton Place Police Service
Christopher P. Castonguay	Barrie Police Service
Patricia S. DeLeebeeck	Tillsonburg Police Service
Daniel Jason Francois	Brockville Police Service
Cyril P. Gillis	Durham Regional Police Service
Emmanuel C. Iheme	Durham Regional Police Service
Steven D. McEwen	Woodstock Police Service
Shawn Peever	Kenora Police Service
Gordan James Pyatt	Meaford/Thornbury Police Service
James Slykhuys	York Regional Police Service
Paul F. Smith	Brockville Police Service
Frank Stipanich	York Regional Police Service
Donald A. Thomas	Woodstock Police Service
Bruce R. Angel	Ontario Provincial Police
Michael D. Bednarczyk	Ontario Provincial Police
Michael Wade Burton	Ontario Provincial Police
Karen E. Davidson	Ontario Provincial Police
Jeffrey R. Dudzinski	Ontario Provincial Police
Jody L.N. Garrow	Ontario Provincial Police
John M. McDougall	Ontario Provincial Police
Stephen K. W. Neufeld	Ontario Provincial Police
David R. Neville	Ontario Provincial Police
Michael D. Patterson	Ontario Provincial Police

Barry D. Thom  
Derek M. Walker

Ontario Provincial Police  
Ontario Provincial Police

(6375) 7

#### DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254 (1) of the Criminal Code (Canada), the Honourable Robert W. Runciman, Solicitor General and Minister of Correctional Services of Ontario, on the 6th day of January 1999, designated the following persons as being qualified to operate the approved instrument known as the Intoxilyzer® 5000C.

#### NOMINATION DE TECHNICIENS QUALIFIÉS (ÉCHANTILLONS D'HALEINE)

L'AVIS PRÉSENT est donné qu'en vertu du paragraphe 254 (1) du Code Criminel du Canada, l'honorable Robert W. Runciman, Solliciteur Général et Ministre des Services Correctionnels de l'Ontario, le 6 janvier 1999, désigna les personnes suivantes comme étant qualifiées pour manipuler l'alcootest approuvé connu sous le nom de Intoxilyzer® 5000C.

Kevin Bleyendaal	Windsor Police Service
Darin A. Rossetto	Sault Ste. Marie Police Service
Timothy Adams	Ontario Provincial Police
Mary Ann Burns	Ontario Provincial Police
Blake Burrows	Ontario Provincial Police
Carl D. Butler	Ontario Provincial Police
Rob Clouston	Ontario Provincial Police
David Debruyne	Ontario Provincial Police
Wolfgang Fisher	Ontario Provincial Police
Dianne Gingrich	Ontario Provincial Police
Thomas Howson	Ontario Provincial Police
William W. Kennedy	Ontario Provincial Police
Louise Kirk	Ontario Provincial Police
Robert N. Kobayashi	Ontario Provincial Police
Gary Lazou	Ontario Provincial Police
Gordon K. McIntosh	Ontario Provincial Police
Robert MacNeil	Ontario Provincial Police
J.C. McNeil	Ontario Provincial Police
Ronald Scott Tomlinson	Ontario Provincial Police
Joseph J. Varga	Ontario Provincial Police

(6376) 7

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**Proclamation**

(Great Seal of Ontario)

(Great Seal of Ontario)

ROY McMURTRY

ROY McMURTRY

PROVINCE DE L'ONTARIO

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**PROCLAMATION*****JOB GROWTH AND TAX REDUCTION ACT, 1997***

We, by and with the advice of the Executive Council of Ontario, name Monday, February 1, 1999 as the day upon which section 31 of the *Job Growth and Tax Reduction Act, 1997*, as amended by sections 42, 43 and 44 of the *Tax Cuts for People and for Small Business Act, 1998*, comes into force.

**WITNESS:**

THE HONOURABLE  
ROY McMURTRY  
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT  
OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 3, 1999.

**BY COMMAND**

CHRIS HODGSON  
Chair of the Management Board of Cabinet

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**PROCLAMATION*****LOI DE 1997 SUR LA CROISSANCE DE L'EMPLOI ET LA RÉDUCTION DES IMPÔTS***

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 1<sup>er</sup> février 1999 comme le jour où entre en vigueur l'article 31 de la *Loi de 1997 sur la croissance de l'emploi et la réduction des impôts*, modifié par les articles 42, 43 et 44 de la *loi de 1998 sur la réduction des impôts des particuliers et des petites entreprises*.

**TÉMOIN :**

L'HONORABLE  
ROY McMURTRY  
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT  
DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 3 février 1999.

**PAR ORDRE**

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6372) 7

## **Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage**

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

BANISTER EQUIPMENT RENTALS LTD  
EDMONTON, AB

TRANSPORT GEROLD INC.  
VILLE LA BAIE, QC

TRANSPORT LADEX INC.  
NOTRE DAME MONTAUBAN, QC

DAGENAIS, LORNE  
QUYON, QC

GREWAL'S TRUCKING CO. INC.  
MISSISSAUGA, ON

LAUZON, RAYMOND  
OKLAHOMA CITY, OK

TRANSPORT SARSUKH GARCHA INC  
DOLLARD DES ORMEAUX, QC

WAYNE HALL CONSTRUCTION INC  
PARRY SOUND, ON

LONG, JAMES, R.  
RIDGETOWN, ON

GASSER, PHILIPPE  
CHESTERTVILLE, ON

JOLY, PATRICK  
HAMMOND, ON

LOVELL, EDWARD, BRUCE  
MOUNT ELGIN, ON

GEM WORLD DEVELOPMENT INC.  
LAVAL, QC

KERSLAKE TRANSPORT LTD.  
SASKATOON, SK

MEUNIER, RONALD, C.  
NORTH BAY, ON



**MEXUSCAN CARGO LIMITEE**  
STE-MARTINE, QC

**NIRWAL TRANSPORTATION NETWORK**  
INC.  
BRAMPTON, ON

**SNODDON, BYRON, T.**  
WASHAGO, ON

**STRUTHERS, TODD, J.**  
HOLYROOD, ON

**TEG TRANSPORT LIMITED**  
BRAMPTON, ON

**TRANS-UNITED FREIGHT SYSTEMS**  
INC.  
BRAMPTON, ON

**VANASSE, ALBERT, E.**  
REDDITT, ON

**VERON TRANSPORT INC**  
SCARBOROUGH, ON

**941807 ONTARIO LIMITED**  
COLBORNE, ON

**1188701 ONTARIO INC**  
SIOUX LOOKOUT, ON

**2981408 CANADA INC**  
ORMSTOWN, QC

**3566480 CANADA INC**  
BROSSARD, QC

**3090-5376 QUEBEC INC.**  
ST-CECILE DE MILTON, QC

**9052-8795 QUEBEC INC**  
VILLE ST PIERRE, QC

J. Greig Beatty  
Manager  
Chef de Service

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

**Calssada Investments Ltd.** 44390-E  
131 Bloor St. W., Suite 200-187, Toronto, Ont. M5S 1R8

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto and the Regional Municipality of Peel to the Ontario/Manitoba, Ontario/Quebec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

**44390-F**

Applies for an amendment and extension to public vehicle operating licence No. 4190 as follows:

DELETE:

For the transportation of passengers on a chartered trip from Metropolitan Toronto.

PROVIDED THAT:

1. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54;
2. the licensee be restricted against the use of chrome-yellow school bus vehicles as defined in Section 175(1) of the *Highway Traffic Act*, R.S.O. 1990, Chapter H.8.

SUBSTITUTE:

For the transportation of passengers on a chartered trip from points in the City of Toronto and the Regional Municipality of Peel.

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

1999-01-22

ADVANCE DESIGN LIMITED.....	119009
ALLEN-GHENT CORPORATION.....	891164
INWEST SALES & RESEARCH LTD. ....	864294
331362 ONTARIO LIMITED .....	331362

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

**1999-01-25**

ATKINS & ELLIS COMMUNICATION CONSULTANTS LTD.	.999866
PIPETECH CORP.	1236302
REBORN AUTO BODY LIMITED	.682801
875210 ONTARIO LIMITED	.875210

**1999-01-26**

BERTOSS TERRAZZO & TILE CO. LIMITED.	.233017
CHAK SAM ENTERPRISE (CANADA) LTD.	1048631
CITRUS FARM FRUIT MARKET INC.	1219803
DIRISIO TRUCKING INC.	.341618
GWINNETT ENTERPRISES LTD.	.502791
LEACH, SIU & ASSOCIATES INCORPORATED	.696797
MARDISCO LIMITED	.882491
R P EATERY INC.	.780888
748629 ONTARIO LIMITED	.748629
901846 ONTARIO INC.	.901846
1148101 ONTARIO LIMITED.	1148101
1314046 ONTARIO INC.	1314046

**1999-01-27**

CAMPBELL CHEVROLET OLDSMOBILE INC	.510133
K. SPEED PRINTING LIMITED	1161848
STARPORT MARKETING INC.	1158191
STIDWILL & ASSOCIATES LIMITED	112383
696218 ONTARIO LTD.	.696218
972753 ONTARIO LIMITED	.972753
1139956 ONTARIO LIMITED.	1139956

**1999-01-28**

GOLDEN FORTUNE (CANADA) TRADE CO. LTD.	1105794
K&L NEW TECH LTD.	1047760
PLM WEB INC.	1092224
ROBERT BOOTH HOLDINGS LIMITED	.470332
SEMLEYEN SYSTEMS ANALYSIS LIMITED	.591776

**1999-01-29**

FURCA'S DELI & BAKERY LTD.	1154397
J.L.M. CONSULTANTS LTD./ LES CONSEILLERS	
J.L.M. LTEE	.356311
JAGET SINGH TRANSPORT INC.	1079843
M. F. FEHELEY ARTS LIMITED.	.546293
SOMEHOW, SOMEWHERE ... INC.	1236789

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

7/99

## Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissou-

tes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

B. B. & H. MECHANICAL (LONDON) LIMITED	.288864
EGYPTIAN SELECT INVESTMENTS XVI INC.	.1004008
EXPRESS FOOD WHOLESALE LIMITED	.767538
FUTURE STONE INC.	1114927
INTERNATIONAL FURS LIMITED.	.349758
SANDMARK CONSTRUCTION INC.	1000279
1042188 ONTARIO INC.	1042188
460734 ONTARIO LIMITED.	.460734
849407 ONTARIO INC	.849407

7/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Erratum Notice Avis d'Erreur

Vide Ontario Gazette, Vol. 131-17 dated April 25, 1998

The following corporation was dissolved in error under subsection 241 (4) of the *Business Corporations Act* (or subsection 317 (9) of the *Corporations Act*) and has been returned to active status.

cf. Gazette de l'Ontario, Vol. 131-17 datée du avril 25, 1998

La corporation suivante a été dissoute par erreur en vertu de l'article 241 (4) de la *Loi sur les sociétés par actions* (ou 317 (9) de la *Loi sur les personnes morales*) et a été reconstituée.

Name of Corporation: Raison Sociale de la personne morale :	Ontario Corporation Number Numéro matricule de la personne morale en Ontario
---	--

WANDLE REALTY LIMITED.	.265239
------------------------	---------

7/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 18th January, 1999 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.



AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 18 janvier 1999 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

J.B.M. REALTY CORPORATION .....	642094
877138 ONTARIO INC .....	877138

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

7/99

## Co-operative Corporations Act (Certificates of Dissolution Issued) Loi sur les sociétés coopératives (Certificats de dissolution)

NOTICE IS HEREBY GIVEN that under the *Co-operative Corporations Act*, a Certificate of Dissolution has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* un certificat de dissolution a été délivré à :

Name of Corporation: Nom de la compagnie :	Date of Incorporation Date de constitution
---	---

1994-7-18 Great North Marketing Co-operative Ltd.	1999-1-26
--	-----------

JOHN M. HARPER,  
Director,  
Credit Unions and  
Co-operatives Services Branch  
by delegated authority from  
DINA PALOZZI  
Superintendent of Financial Services  
Directeur  
Direction des Caisses populaires  
et des coopératives  
en vertu de pouvoirs délégués par  
DINA PALOZZI  
surintendante des services financiers

7/99

## Ministry of the Attorney General Ministère du Procureur général

### CERTIFICATE OF THE PUBLIC GUARDIAN AND TRUSTEE

(pursuant to s. 13.1 of the *Public Guardian and Trustee Act*,  
R.S.O. 1990, c. P.51, as amended)

1. Effective February 1, 1999, interest shall be computed from the day on which the money was received by the Public Guardian and Trustee to the day before the date on which the money is available for payment to the person or trust entitled thereto and be added to each account and compounded at the end of each month;

(a) subject to subparagraphs (b) and (c) and paragraph 2 of this Certificate, on funds managed under the *Mental Health Act*, *Substitute Decisions Act*, *Trustee Act*, *Victims' Right to Proceeds of Crime Act*, *Family Benefits Act*, *Powers of Attorney Act*, *Canada Pension Plan Act* or other trust accepted by the Public Guardian and Trustee, at the rate of 7.00% per annum payable monthly and calculated on the closing daily balance;

(b) on funds managed under the *Crown Administration of Estates Act*, at the rate of 7.00% per annum payable monthly and calculated on the closing daily balance;

(c) on funds managed under the *Cemeteries Act*, at the rate of 7.00% per annum, payable monthly and calculated on the closing daily balance.

2. Effective February 1, 1999, funds managed by the Public Guardian and Trustee pursuant to the *Escheats Act* and funds transferred to the Unadministered Estates Account of the Public Guardian and Trustee shall bear interest at the rate of 0%.

3. (a) Effective February 1, 1999, interest shall be computed from the day on which money was received by the Accountant of the Ontario Court to the day before the date on which the money is available for payment to the person entitled thereto and be added to each account and compounded at the end of each month.

(b) Money paid or transferred to the Accountant of the Ontario Court bears interest on the closing daily balance,

(i) in the case of money required to be held in United States currency, at the rate of 4.25%;

(ii) in the case of money held for a minor, at the rate of 7.00% per annum, payable monthly; and

(iii) in the case of all other money, at the rate of 4.25% per annum, payable monthly.

Dated this 1st day of February, 1999.

LOUISE STRATFORD,  
Acting Public Guardian and Trustee.

Approved by the Investment Advisory Committee pursuant to section 13.1 of the *Public Guardian and Trustee Act*, on February 1, 1999.

(6373) 7 ROBERT KAY,  
Chair, Investment Advisory Committee.

## Ontario Securities Commission Commission des valeurs mobilières de l'Ontario

### ONTARIO SECURITIES COMMISSION RULE 31-505 CONDITIONS OF REGISTRATION

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## ONTARIO SECURITIES COMMISSION RULE 31-505 CONDITIONS OF REGISTRATION

### PART 1 NEW ACCOUNTS AND SUPERVISION

#### 1.1 Recognized Self-Regulatory Organization and Recognized Stock Exchange Member

- (1) A member of The Toronto Stock Exchange may comply with a requirement of this Part by complying with a by-law, rule, regulation, policy, procedure, interpretation or practice of The Toronto Stock Exchange dealing with the same subject matter as that requirement that has been approved by the Commission and published by The Toronto Stock Exchange.
- (2) A member of the Investment Dealers Association of Canada may comply with a requirement of this Part by complying with a by-law, rule, regulation, policy, procedure, interpretation or practice of the Investment Dealers Association of Canada dealing with the same subject matter as that requirement that has been approved by the Commission and published by the Investment Dealers Association of Canada.

#### 1.2 Dealing with Clients - A registered dealer or adviser shall establish and enforce written procedures for dealing with clients that conform with prudent business practice and enable the dealer or adviser to serve its clients adequately.

#### 1.3 Designation of Compliance Officer

- (1) A registered dealer or adviser shall designate a registered partner or officer as the compliance officer who is responsible for discharging the obligations of the registered dealer or adviser under Ontario securities law.
- (2) The person designated under subsection (1) by a registered dealer or adviser shall also be responsible for opening each new account, supervising trades made for or with each client and supervising advice provided to each client or, if a branch manager is designated under subsection 1.4(1), for supervising the branch manager's conduct of the activities specified in subsection 1.4(2).
- (3) Despite subsections (1) and (2), the designated compliance officer may delegate supervisory functions to an individual who reports to the compliance officer and who meets the proficiency requirements under Rule 31-502 Proficiency Requirements for Registrants for a salesperson in the same category of registration as the dealer or an officer in the same category of registration as the adviser, that has in each case designated the compliance officer.
- (4) An applicant for registration or reinstatement of registration as a dealer or adviser shall deliver to the Commission, with the application, written notice of the name of the person proposed to be designated under subsection (1).

#### 1.4 Branch Manager

- (1) If a registered dealer or adviser operates a branch office, the registered dealer or adviser shall designate a registered salesperson, officer or partner as the branch manager for the branch.
- (2) A branch manager is responsible for the branch for opening new accounts, supervising trades made for or with each client and supervising advice provided to each client and shall report directly to the compliance officer designated under section 1.3.
- (3) An applicant for registration or reinstatement of registration as a dealer or adviser that proposes to operate a branch office shall deliver to the Commission, with the application, written notice of the name of the person proposed to be designated under subsection (1).
- (4) Despite subsection (1), a mutual fund dealer that has appointed an administration officer for a branch in accordance with the Policy of the Commission entitled "Principles of Regulations Re: Distribution of Mutual Funds by Financial Institutions" is not required to designate a branch manager for the branch until the date on which the Commission makes a rule replacing the Policy.

#### 1.5 Know your Client and Suitability

- (1) A person or company that is registered as a dealer or adviser and an individual that is registered as a salesperson, officer or partner of a registered dealer or as an officer or partner of a registered adviser shall make such enquiries about each client of that registrant as
  - (a) subject to section 1.6, enable the registrant to establish the identity and the creditworthiness of the client, and the reputation of the client if information known to the registrant causes doubt as to whether the client is of good reputation; and
  - (b) subject to section 1.7, are appropriate, in view of the nature of the client's investments and of the type of transaction being effected for the client's account, to ascertain the general investment needs and objectives of the client and the suitability of a proposed purchase or sale of a security for the client.
- (2) Despite paragraph (1)(a) a registrant is not required to make enquiries as to the creditworthiness of a client if the registrant is not financing the acquisition of securities by the client.

#### 1.6 Managed Accounts

- (1) For each account with a registered dealer opened and traded by a registered adviser on behalf of a client, each of the dealer, and a salesperson, officer or partner responsible for the account, shall determine that the adviser is creditworthy, but does not have any responsibility under paragraph 1.5(1)(a) if the adviser executes orders in the adviser's name or identifies its client by means of a code or symbols or guarantees the account.
- (2) For each account with a registered dealer opened and traded by a registered adviser on behalf of a client with no agreement that payment of the account is guaranteed by the adviser, each of the dealer that executes orders in the name of the client, and a salesperson, officer or partner responsible for the account, does not have any responsibility under paragraph 1.5(1)(a), but shall obtain
  - (a) full information concerning the client to enable the registrant to establish the identity and the creditworthiness of the client; or

(b) from the adviser

- (i) a letter confirming the familiarity of the adviser with applicable Ontario securities law, requirements of self-regulatory organizations and requirements of the adviser for account supervision, and
- (ii) a written undertaking to make the investigations contemplated by those requirements and to advise, if known, whether the client is an insider of a reporting issuer or an employee, director, officer or partner of a person or company engaged in the securities business and the details of the relationship.

(3) An adviser shall for each account with a registered dealer opened and traded by the registered adviser on behalf of a client ask the client if the client is an insider of a reporting issuer or an employee, director, officer or partner of a person or company engaged in the securities business and the details of the relationship.

**1.7 Execution of Trades and Instruction** - Paragraph 1.5(1)(b) does not apply to a registered dealer or a registered salesperson, partner or officer of a registered dealer that executes a trade on the instruction of a registered adviser, another registered dealer or a Canadian financial institution.

## PART 2 GENERAL DUTIES

### 2.1 General Duties

- (1) A registered dealer or adviser shall deal fairly, honestly and in good faith with its clients.
- (2) A registered salesperson, officer or partner of a registered dealer or a registered officer or partner of a registered adviser shall deal fairly, honestly and in good faith with his or her clients.
- (3) A registered salesperson, officer or partner of a registered dealer or a registered officer or partner of a registered adviser shall not act on behalf of the dealer or adviser in a transaction of the dealer or adviser that is not in compliance with Part XIII of the Regulation and Multilateral Instrument 33-105 Underwriting Conflicts or this Rule.

## PART 3 SUPERVISORY TERMS

**3.1 Supervisory Terms** - A registered dealer shall supervise each of its registered salespersons, officers and partners and a registered adviser shall supervise each of its registered officers and partners in accordance with Ontario securities law and terms or conditions imposed by the Director or the Commission on the registration of the salesperson, officer or partner of the dealer or the officer or partner of the adviser requiring that the actions of the registered salesperson, officer or partner of the registered dealer or the registered officer or partner of the registered adviser be supervised in a particular manner.

## PART 4 EXEMPTION

**4.1 Exemption** - The Director may grant an exemption to this Rule, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.

(6374) 7

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIER, S.  
Clerk of the Legislative Assembly.

(8699) T.F.N.

## Applications to Provincial Parliament Demandes au Parlement provincial

### THE CORPORATION OF THE CITY OF OTTAWA

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the City of Ottawa ("Council"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to enable Council to exercise greater control over the demolition or removal of buildings and structures designated under Part IV, Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned.

Under the *Ontario Heritage Act*, Council may currently refuse an application for the demolition or removal of a building or structure for a period of 180 days. If Council refuses that demolition application, the demolition may occur, subject to all applicable legislation, following a delay of 180 days.

This application seeks to enhance the authority by providing that Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by Council unless,

- (a) the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject to the requirement that construction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and
- (b) 180 days have elapsed from the date of the decision of Council to refuse the demolition or removal of the building or structure on the designated property.

A copy of the draft bill is available in the office of the City Clerk, 111 Sussex Drive, Bytown Pavilion, 1st Level, Ottawa.

This application will be considered by a Standing Committee of the Legislative Assembly. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 21st day of January, 1999.

J. JERALD BELLOMO, City Solicitor,  
The Corporation of the City of Ottawa,  
111 Sussex Drive,  
Rideau Pavilion, 2nd Level,  
Ottawa, Ontario K1N 5A1.  
Solicitor for the Applicant.

(2638) 6-9



## Corporation Notices Avis relatifs aux compagnies

### SIR SAM STEELE ART GALLERY FOUNDATION Ontario Corporation Number 931142

NOTICE IS HEREBY GIVEN that the number of directors of Sir Sam Steele Art Gallery Foundation was decreased from Twenty-Six (26) to Nine (9) by a Special Resolution which was confirmed by the members of the Corporation on the 9th day of November, 1998.

Dated at Orillia, this 21st day of January, 1999.

(2640) 7 GAY GUTHRIE,  
Director.

### RAY HAFFNER CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that Ray Haffner Construction Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Kitchener, this 31st day of January, 1999.

(2641) 7 EVELYN HAFFNER,  
Secretary.

### PEEL LUNCH AND AFTER SCHOOL PROGRAM Ontario Corporation Number 452001

NOTICE IS HEREBY GIVEN that the number of directors of Peel Lunch and After School Program was increased from 12 to 13 by a Special Resolution which was confirmed by the members of the Corporation on the 2nd day of November, 1998.

Dated this 2nd day of November, 1998.

(2642) 7 SYLVIA LEAL,  
Secretary.

### M. T. QUENNEVILLE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that M. T. Quenneville Holdings Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at London, this 28th day of January, 1999.

(2643) 7 BERG, KENNEDY, CLEAVER, BROAD,  
Barristers.

### 1240590 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that 1240590 Ontario Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 27th day of January, 1999.

(2644) 7 TAI HONG KONG,  
President.

### 874494 ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that 874494 Ontario Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 28th day of January, 1999.

(2645) 7 CHRIS & RICHARD,  
Solicitors.

### ANDY ROBITAILLE AUTO & TRUCK COLLISION LTD.

NOTICE IS HEREBY GIVEN that Andy Robitaille Auto & Truck Collision Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Midland, this 27th day of January, 1999.

(2646) 7 Secretary.

### D A L RETAILING LIMITED

NOTICE IS HEREBY GIVEN that D A L Retailing Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Town of Deep River, this 28th day of January, 1999.

(2647) 7 ALEXANDRA LEISHMAN,  
President.

### DARTELL EXPRESS INCORPORATED

NOTICE IS HEREBY GIVEN that Dartell Express Incorporated intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Pickering, this 4th day of February, 1999.

(2654) 7 DWAYNE STANLEY,  
Secretary.

### LATIN AMERICA MISSION (CANADA) INC. Ontario Corporation Number 111946

NOTICE IS HEREBY GIVEN that the number of directors of Latin America Mission (Canada) Inc. was fixed to 9 by a Special Resolution which was confirmed by the members of the Corporation on the 15th day of October, 1998.

Dated this 21st day of January, 1999.

(2655) 7 JACK BART,  
President.

### VACE SECURITIES LIMITED

TAKE NOTICE that the Final General Meeting of the Members of Vace Securities Limited (in voluntary liquidation) was held at Toronto, Ontario on the 31st day of January, 1999 at 11 o'clock a.m. for the purpose of receiving from the Liquidator his accounts of the winding-up showing how it has been conducted and how the property of the Corporation has been disposed of and giving the explanation of it.

Vace Securities Limited,  
by its solicitors,

FOGLER, RUBINOFF  
Suite 4400, P.O. Box 95,  
Royal Trust Tower,  
Toronto-Dominion Centre,  
Toronto, Ontario,  
M5H 3T1,  
Per: Robert R. Jason.

(2656) 7

### FLAMING DONO DRUM ENSEMBLE OF TORONTO

NOTICE IS HEREBY GIVEN that Flaming Dono Drum Ensemble of Toronto intends to surrender its charter pursuant to the *Corporations Act*.

Dated at Toronto, this 21st day of December, 1998.

(2657) 7 RORY MAGILL,  
President.

## Sheriff's Sale of Lands Ventes de terrains par le shérif

File #93-09446  
Case # 0319131

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (Provincial Division) directed to the Sheriff of the Regional Municipality of Peel against the real and personal property of LARRY D. VANGOZEN, Debtor, at the suit of THE



DIRECTOR FAMILY SUPPORT PLAN FOR THE BENEFIT OF  
KAREN KIRKPATRICK a.k.a. KAREN VANGOOZEN, Creditor, in  
and to:

Unit 22, Level 1, Peel Condominium Plan No. 119; Lt 211 Pl M21;  
City of Mississauga, Regional Municipality of Peel, Land Titles  
Division of Peel (No. 43).

Municipally known as 2701 Aquitaine Ave., Unit 85, Mississauga,  
Ontario. This is a 5 room, 2-bedroom main floor condo townhouse.

All of which said right, title, interest and equity of redemption of  
LARRY D. VANGOOZEN, Debtor, in the said lands and tenements, I  
shall offer for sale by Public Auction in this office, 7765 Hurontario  
Street in Brampton on March 16, 1999 at 10:00 o'clock in the morning.

Mortgage: \$11,950.62 as of January 29, 1999.

TERMS: Cash or certified cheque made payable to Minister  
of Finance.  
\$1,000.00 refundable deposit to register.  
Deposit applied to purchase of successful bidder.  
10 days to arrange financing.  
Delivery only on payment in full.  
Other conditions as announced.

This sale notice is subject to cancellation up to the time of sale with-  
out any further notice.

Dated at the City of Brampton, this 29th day of January, 1999.

ALISON HEDDEN,  
Manager, Family, Enforcement and Finance,  
Regional Municipality of Peel,  
(905) 452-6603.

(2648) 7

## Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

### THE CORPORATION OF THE TOWNSHIP OF GLENELG

TAKE NOTICE that tenders are invited for the purchase of the land(s)  
described below and will be received until 3:00 p.m. local time on  
March 8, 1999, at the Municipal Office, Glenelg, Ontario.

The tenders will then be opened in public on the same day at 3:10  
p.m.

Description of Land(s)	Minimum Tender Amount
1. Part of Lot 23, Concession 2, North of the Durham Road in the Township of Glenelg, in the County of Grey, Designated as Parts 5 and 6 on Reference Plan 17R-2606 (Roll No. 42 22 000 002 03205) . . . . .	\$3,222.05
2. Part of Lot 22, Concession 2, North of the Durham Road in the Township of Glenelg, in the County of Grey, Designated as Parts 3 and 4 on Reference Plan 17R-2606 (Roll No. 42 22 000 002 03210) . . . . .	\$3,157.85

Description of Land(s)	Minimum Tender Amount
3. Part of Lot 22, Concession 2, North of the Durham Road in the Township of Glenelg, in the County of Grey, Designated as Parts 1 and 2 on Reference Plan 17R-2606 (Roll No. 42 22 000 002 03215) . . . . .	\$3,157.85

Tenders must be submitted in the prescribed form and must be  
accompanied by a deposit in the form of a money order or of a bank  
draft or cheque certified by a bank, trust corporation or Province of  
Ontario Savings Office payable to the municipality (or board) and  
representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or  
any other matters relating to the land to be sold. Responsibility for  
ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will  
be required to pay the amount tendered plus accumulated taxes and the  
relevant land transfer tax.

For further information regarding this sale and a copy of the pre-  
scribed form of tender, contact:

CLERK-TREASURER,  
The Corporation of the  
Township of Glenelg,  
Box 434,  
Markdale, Ontario N0C 1H0.  
(2649) 7

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d), R.R.O. 1990, Reg. 824

### THE CORPORATION OF THE TOWNSHIP OF BEXLEY

TAKE NOTICE that tenders are invited for the purchase of the land(s)  
described below and will be received until 3:00 p.m. local time on  
March 8, 1999, at the Municipal Office, Coboconk, Ontario.

The tenders will then be opened in public on the same day at the  
Municipal Office, Coboconk, Ontario.

Description of Land(s)	Minimum Tender Amount
ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the Township of Bexley, in the county of Victoria and Province of Ontario and being composed of:	
FIRSTLY: Part of Lot 15 in the North West Bay Range and designated as Part 5 on a Reference Plan deposited on November 21st, 1975 as No. 57R-1325.	
SECONDLY: Part of Block C as shown on a Plan registered as No. 162 and being designated as Part 4 on a Reference Plan deposited on November 21st, 1975 as No. 57R-1325.	
TOGETHER with a right of way over Block "A" according to Registered Plan Number 162 for the said Township of Bexley.	
TOGETHER with a right of way over Block "B" as shown on Plan 162, together with permanent docking privileges to the existing docks attached to the said Block B, Plan 162.	

Description of Land(s)	Minimum Tender Amount
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TOGETHER with a right of way over and use of waterfront property described in (5) of Instrument No. A41681, property adjacent to Block B, more particularly described as follows:

Part of Lot 15 in the North West Bay Range in the Township of Bexley, more particularly described as follows:

COMMENCING at a point in the north easterly limit of Block B, Registered Plan 162 for the Township of Bexley distant south easterly 660 feet from the most northerly angle of said Block B;

THENCE South 74 degrees and 21 minutes east, 63.5 feet;

THENCE North 75 degrees, 57 minutes east, 17.5 feet more or less to the shore of Balsam Lake;

THENCE Southerly along said shore to the said limit of Block B;

THENCE North westerly along said limit, 100 feet more or less to the place of beginning, the said bearings being computed from the bearing of the said north easterly limit of said Block B shown on the said Plan as North 59 degrees 27 minutes west; As set out in red on plan attached as Schedule "B" to Instrument Number A1814. . . . \$8,218.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

CLERK-TREASURER,  
The Corporation of the  
Township of Bexley,  
Municipal Office,  
P. O. Box 90,  
Coboconk, Ontario, K0M 1K0.

(2650) 7

#### THE CORPORATION OF THE VILLAGE OF COBDEN

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received, sealed in an envelope with a description of the property for which a tender is submitted clearly marked on the envelope. A separate tender must be submitted for each property. Tenders in the prescribed Form 8, Tender to Purchase, will be received until 3:00 p.m. local time on February 26, 1999, addressed to:

The Corporation of the Village of Cobden,  
P. O. Box 40, 44 Main Street,  
Cobden, Ontario K0J 1K0  
Attention: Clerk Administrator

The tenders will then be opened in public on the same day at the above mentioned address following the 3:00 p.m. deadline.

Description of Land(s)	Minimum Tender Amount
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- |    |  |            |
|----|--|------------|
| 1. | Lots 87, 88 Plan 65, Meadow Street<br>Village of Cobden, County of Renfrew<br>Roll No. 4751 000 015 03301 0000 . . . . . | \$2,853.68 |
| 2. | Blank Lot, Plan 65, Astrolabe Road<br>Village of Cobden, County of Renfrew<br>Roll No. 4751 000 015 14320 0000 . . . . . | \$4,534.04 |

The Minimum Tender amount represents the cancellation price as of the first day of advertising.

Tenders must be submitted in the prescribed Form 8, Tender to Purchase, and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M. 60 of the Revised Statutes of Ontario 1990 and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, penalties and interest, GST if applicable and the relevant land transfer tax.

For further information regarding these sales and a copy of the prescribed Form 8, Tender to Purchase, contact:

DEAN SAURIOL,  
Clerk Administrator,  
P.O. Box 40,  
44 Main Street,  
Cobden, Ontario K0J 1K0,  
Tel: (613) 646-2282

(2651) 7

#### MUNICIPAL TAX SALES ACT

#### THE CORPORATION OF THE TOWNSHIP OF KING

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Tuesday, March 9, 1999, at the Township of King Municipal Offices, 3565 King Road, King City.

The tenders will then be opened in public on the same day at 3:30 p.m. at the Township Offices.

Description of Land(s)	Minimum Tender Amount
------------------------	--------------------------

- |    |  |             |
|----|--|-------------|
| 1. | Lot 14, Plan 581, Township of King<br>Regional Municipality of York;<br>municipally known as 21 Blueberry Lane. . . . .<br><i>Consisting of a 2.2 acre lot (127.4 ft frontage)<br/>with a single family dwelling</i> | \$62,043.84 |
| 2. | Pt. Lot 14, Concession 2 New Survey<br>Township of King, Regional Municipality<br>of York. . . . .<br><i>Consisting of a 1.24 acre parcel<br/>(32.16 ft frontage)</i>  | \$19,701.09 |

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

D.L. YOUNG, C.A.,  
Treasurer,  
The Corporation of the  
Township of King,  
3565 King Road,  
King City, Ontario L7B 1A1,  
(905) 833-5321.

(2652) 7

#### MUNICIPAL TAX SALES ACT

#### THE CORPORATION OF THE CITY OF BRANTFORD

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on March 24, 1999, at City Hall, 100 Wellington Square, Brantford, Ontario in the office of the City Clerk.

The tenders will then be opened in public on the same day in the Council Chambers at City Hall, 100 Wellington Square, Brantford, Ontario at 3:30 p.m. local time.

Description of Land(s)	Minimum Tender Amount
1. Tax Sale 23/96 Lots 51 to 84 inclusive, Plan 356, City of Brantford, County of Brant, Municipal Address: 40-110 Fifth Avenue . . . . . \$26,288.77	

Description of Land(s)	Minimum Tender Amount
2. Tax Sale 25/96 Lots 21 and 22, Plan 356, City of Brantford, County of Brant, Municipal Address: 56 Sanderson Street. . . . . \$7,449.88	
3. Tax Sale 6/92 Lots 27 and 28, Plan 255, City of Brantford, County of Brant, Municipal Address: 22 Stewart Street. . . . . \$32,385.02	
4. Tax Sale 3/95 Lots 2, 3, 4, 5, 6, 7, 10, 11, 12, and Part Lot 9, Block J, Plan 21A and part of Block W west of the Wilkes Tract, Plan 2A, and designated as Part 1 on Plan 2R-4117, City of Brantford, County of Brant Municipal Address: 128 Marlborough St. . . . . \$172,197.38	

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20% of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes (i.e. the property taxes that have accumulated since the first date of advertising to the date of payment), GST (where applicable), and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

LARRY G. TANSLEY,  
Assistant City Solicitor,  
The Corporation of the  
City of Brantford,  
100 Wellington Square,  
Brantford, Ontario N3T 2M3,  
Telephone: (519) 759-4150.

(2653) 7





# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—02—13

**ONTARIO REGULATION 13/99**

made under the

**ELECTRONIC REGISTRATION ACT****(MINISTRY OF CONSUMER AND COMMERCIAL  
RELATIONS STATUTES), 1991**Made: May 14, 1997  
Filed: January 25, 1999Amending O. Reg. 759/93  
(Designation of Acts)

Note: Ontario Regulation 759/93 has not previously been amended.

**1. Section 1 of Ontario Regulation 759/93 is amended by adding the following:***Land Registration Reform Act**Land Titles Act*

7/99

**RÈGLEMENT DE L'ONTARIO 13/99**

pris en application de la

**LOI DE 1991 SUR L'ENREGISTREMENT  
ÉLECTRONIQUE DANS LE CADRE DE LOIS  
RELEVANT DU MINISTÈRE DE LA CONSOMMATION  
ET DU COMMERCE**pris le 14 mai 1997  
déposé le 25 janvier 1999modifiant le Règl. de l'Ont. 759/93  
(Désignation de lois)

Remarque : Le Règlement de l'Ontario 759/93 n'a pas été modifié antérieurement.

**1. L'article 1 du Règlement de l'Ontario 759/93 est modifié par adjonction de ce qui suit :***Loi portant réforme de l'enregistrement immobilier**Loi sur l'enregistrement des droits immobiliers***ONTARIO REGULATION 14/99**  
made under the  
**LAND REGISTRATION REFORM ACT**Made: January 13, 1999  
Filed: January 25, 1999Amending Reg. 688 of R.R.O. 1990  
(Documents)

Note: Regulation 688 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Sections 2, 3, 4, 5, 6, 7, 8 and 9 of Regulation 688 of the Revised Regulations of Ontario, 1990 are revoked.****2. Forms 6, 7 and 8 of the Regulation are revoked.**

7/99

**RÈGLEMENT DE L'ONTARIO 14/99**  
pris en application de la  
**LOI PORTANT RÉFORME DE  
L'ENREGISTREMENT IMMOBILIER**pris le 13 janvier 1999  
déposé le 25 janvier 1999modifiant le Règl. 688 des R.R.O. de 1990  
(Documents)

Remarque : Le Règlement 688 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

**1. Les articles 2, 3, 4, 5, 6, 7, 8 et 9 du Règlement 688 des Règlements refondus de l'Ontario de 1990 sont abrogés.****2. Les formules 6, 7 et 8 du Règlement sont abrogées.**

**ONTARIO REGULATION 15/99**  
made under the  
**LAND REGISTRATION REFORM ACT**

Made: January 20, 1999  
Filed: January 25, 1999

Amending Reg. 688 of R.R.O. 1990  
(Documents)

Note: Since the end of 1997, Regulation 688 has been amended by Ontario Regulation 14/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Section 1 of Regulation 688 of the Revised Regulations of Ontario, 1990 is revoked.**

DAVID H. TSUBOUCHI  
*Minister of Consumer and Commercial Relations*

Dated on January 20, 1999.

7/99

**ONTARIO REGULATION 16/99**  
made under the  
**LAND REGISTRATION REFORM ACT**

Made: January 20, 1999  
Filed: January 25, 1999

**AUTOMATED SYSTEM**

AUTOMATED RECORDING AND PROPERTY MAPPING

**1.** All of Ontario is designated for the purpose of Part II of the Act.

ELECTRONIC REGISTRATION

**2.** In sections 3, 4 and 5,

"document" does not include a plan registered, submitted, made or deposited under the *Land Titles Act*.

**3.** (1) Subject to subsection (3), the land included within the boundaries of the land titles divisions specified in Column 1 of the Table is designated under clause 19 (a) of the Act as an area in which documents may be registered under the *Land Titles Act* in either an electronic format or a written form starting on the date specified opposite those divisions in Column 2 of the Table.

TABLE

ITEM	COLUMN 1	COLUMN 2
	Land Titles Division	Date
1.	Middlesex (No. 33)	January 25, 1999

(2) Subject to subsection (3), the land included within the boundaries of the land titles divisions specified in Column 1 of the Table is designated under clause 19 (c) of the Act as an area in which documents may not be registered under the *Land Titles Act* unless they are in an electronic format alone starting on the date specified opposite those divisions in Column 2 of the Table.

**RÈGLEMENT DE L'ONTARIO 15/99**  
pris en application de la  
**LOI PORTANT RÉFORME DE**  
**L'ENREGISTREMENT IMMOBILIER**

pris le 20 janvier 1999  
déposé le 25 janvier 1999

modifiant le Règl. 688 des R.R.O. de 1990  
(Documents)

Remarque : Depuis la fin de 1997, le Règlement 688 a été modifié par le Règlement de l'Ontario 14/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

**1. L'article 1 du Règlement 688 des Règlements refondus de l'Ontario de 1990 est abrogé.**

DAVID H. TSUBOUCHI  
*Ministre de la Consommation et du Commerce*

Fait le 20 janvier 1999.

TABLE

ITEM	COLUMN 1	COLUMN 2
	Land Titles Division	Date

(3) If the electronic land registration database is not capable of receiving a document or group of documents by direct electronic transmission, the document or group of documents may not be registered in an electronic format but must be registered in written form.

**4.** (1) Despite section 24 of the Act, if a person submits a document for registration under the *Land Titles Act* in an electronic format and the document is required to include an affidavit, a declaration or any other written evidence, the evidence is not required to be in an electronic format.

(2) If the evidence mentioned in subsection (1) is a judgment or order that is not in an electronic format, it shall comply with subsection 17 (3) of Regulation 690 of the Revised Regulations of Ontario, 1990.

**5.** (1) If access to the electronic or imaged records or documents of a land registry office is not available for any reason and documents may be registered under the *Land Titles Act* in the office in an electronic format, the Director may authorize the land registrar to accept for registration copies of electronic documents delivered to the office in a format approved by the Director.

(2) When access to the electronic or imaged records or documents of the land registry office is restored, the land registrar shall register the copies mentioned in subsection (1) in an electronic format, in the manner specified by the Director, in the order in which they were received and before proceeding with any other registrations.

**6. Ontario Regulation 440/95 is revoked.**

DAVID H. TSUBOUCHI  
*Minister of Consumer and Commercial Relations*

Dated on January 20, 1999.

7/99



**ONTARIO REGULATION 17/99**  
made under the  
**LAND REGISTRATION REFORM ACT**

Made: January 20, 1999  
Filed: January 25, 1999

Amending O. Reg. 688 of R.R.O. 1990  
(Documents)

**Note:** Since the end of 1997, Regulation 688 has been amended by Ontario Regulations 14/99 and 15/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. The title of Regulation 688 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

**FORM OF DOCUMENTS**

**2. The Regulation is amended by adding the following sections:**

**1.** In this Regulation,

“non-electronic format” means a format that is not an electronic format within the meaning of section 17 of the Act.

**2.** (1) A transfer submitted for registration under the *Land Titles Act* in a non-electronic format shall be in Form 1.

(2) A charge submitted for registration under the *Land Titles Act* in a non-electronic format shall be in Form 2.

(3) A discharge submitted for registration under the *Land Titles Act* in a non-electronic format shall be in Form 3.

(4) Every document submitted for registration under the *Land Titles Act* in a non-electronic format, other than a transfer, a charge, a discharge or a document referred to in section 3, shall be in Form 4 or shall be attached to a document in Form 4.

(5) A schedule attached to a document submitted for registration under the *Land Titles Act* in a non-electronic format in Form 1, 2, 3 or 4 may be in Form 5.

**3.** The following documents need not be in a form prescribed by this Regulation if they are submitted for registration under the *Land Titles Act* in a non-electronic format:

1. An instrument, including a notice, caution, certificate, order or direction, that is executed by the Director, the Director of Titles, the examiner of surveys appointed under section 14 of the *Land Titles Act* or a land registrar.
2. A Crown grant.
3. An application for the first registration of land under the *Land Titles Act*.
4. A declaration and description under the *Condominium Act*.
5. A plan.

**4.** If a document is attached to a document in Form 4, the document in Form 4 shall be executed by,

**RÈGLEMENT DE L'ONTARIO 17/99**  
pris en application de la  
**LOI PORTANT RÉFORME DE**  
**L'ENREGISTREMENT IMMOBILIER**

pris le 20 janvier 1999  
déposé le 25 janvier 1999

modifiant le Règl. 688 des R.R.O. de 1990  
(Documents)

**Remarque :** Depuis la fin de 1997, le Règlement 688 a été modifié par les Règlements de l'Ontario 14/99 et 15/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

**1. Le titre du Règlement 688 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :**

**FORMULE DES DOCUMENTS**

**2. Le Règlement est modifié par adjonction des articles suivants :**

**1.** La définition qui suit s'applique au présent règlement.

«forme non électronique» Forme qui n'est pas une forme électronique au sens de l'article 17 de la Loi.

**2.** (1) La cession présentée à l'enregistrement en vertu de la *Loi sur l'enregistrement des droits immobiliers* sous forme non électronique est rédigée selon la formule 1.

(2) La charge présentée à l'enregistrement en vertu de la *Loi sur l'enregistrement des droits immobiliers* sous forme non électronique est rédigée selon la formule 2.

(3) La mainlevée présentée à l'enregistrement en vertu de la *Loi sur l'enregistrement des droits immobiliers* sous forme non électronique est rédigée selon la formule 3.

(4) Est rédigé selon la formule 4 ou joint à un document rédigé selon cette formule tout document présenté à l'enregistrement en vertu de la *Loi sur l'enregistrement des droits immobiliers* sous forme non électronique, à l'exclusion d'une cession, d'une charge, d'une mainlevée ou d'un document visé à l'article 3.

(5) L'annexe jointe à un document rédigé selon la formule 1, 2, 3 ou 4 et présenté à l'enregistrement en vertu de la *Loi sur l'enregistrement des droits immobiliers* sous forme non électronique peut être rédigée selon la formule 5.

**3.** Il n'est pas nécessaire de rédiger les documents suivants selon une formule prescrite par le présent règlement s'ils sont présentés à l'enregistrement en vertu de la *Loi sur l'enregistrement des droits immobiliers* sous forme non électronique :

1. Un acte, notamment un avis, un avertissement, un certificat, un ordre ou une directive souscrits par le directeur, le directeur des droits immobiliers, l'inspecteur des arpentages nommé en vertu de l'article 14 de la *Loi sur l'enregistrement des droits immobiliers* ou un registrateur.
2. Une concession de la Couronne.
3. Une demande de premier enregistrement de bien-fonds présentée en vertu de la *Loi sur l'enregistrement des droits immobiliers*.
4. Une déclaration et une description fournies en vertu de la *Loi sur les condominiums*.
5. Un plan.

**4.** Le document rédigé selon la formule 4 auquel est joint un autre document est souscrit par l'une des personnes suivantes :

- (a) a party to the attached document; or
- (b) the party's solicitor or agent, identified as such.

- a) une partie au document joint;
- b) le procureur ou le représentant de la partie, dûment identifié comme tel.

IAN VEITCH  
Director of Land Registration

IAN VEITCH  
Directeur de l'enregistrement immobilier

Dated on January 20, 1999.

Fait le 20 janvier 1999.

7/99

**ONTARIO REGULATION 18/99**  
made under the  
**LAND REGISTRATION REFORM ACT**

Made: January 20, 1999  
Filed: January 25, 1999

**DOCUMENTS—GENERAL**

**DOCUMENTS**

1. (1) The Director may issue instructions for the completion and execution of documents.

(2) The Director may approve a form prescribed by Regulation 688 of the Revised Regulations of Ontario, 1990.

(3) If the Director approves a form prescribed by Regulation 688 of the Revised Regulations of Ontario, 1990, a document in that form shall not be registered unless it is in the approved form.

**STANDARD CHARGE TERMS**

2. (1) A set of standard charge terms to be filed with the Director under subsection 8 (1) of the Act shall be in Form 1.

(2) On receiving a written request and payment of the required fee, if any, the land registrar shall, with respect to a set of standard charge terms filed under the Act,

- (a) produce the set for inspection in the land registry office during office hours; and
- (b) supply a copy of the set.

3. (1) A notice given by the Director under subsection 12 (1) of the Act shall provide that, on or after a day specified in the notice, no charge in favour of the chargee that sets out the terms specified in the notice shall be registered without the Director's authorization.

(2) The notice shall be given to the chargee by personal delivery or by being sent to the chargee at the address for service shown on the charge, by first class, registered or certified mail and, if given by mail, shall be deemed to have been received by the chargee on the fifth day after the date of mailing.

**Form 1**

*Land Registration Reform Act*

**SET OF STANDARD CHARGE TERMS**

Filed by .....  
(name of person filing)

**RÈGLEMENT DE L'ONTARIO 18/99**  
pris en application de la  
**LOI PORTANT RÉFORME DE**  
**L'ENREGISTREMENT IMMOBILIER**

pris le 20 janvier 1999  
déposé le 25 janvier 1999

**DOCUMENTS — DISPOSITIONS GÉNÉRALES**

**DOCUMENTS**

1. (1) Le directeur peut donner des directives concernant la façon de remplir et de souscrire les documents.

(2) Le directeur peut approuver une formule prescrite par le Règlement 688 des Règlements refondus de l'Ontario de 1990.

(3) Si le directeur approuve une formule prescrite par le Règlement 688 des Règlements refondus de l'Ontario de 1990, le document visé doit être rédigé selon la formule approuvée pour être enregistré.

**CLAUSES TYPES DE CHARGE**

2. (1) La liste de clauses types de charge à déposer auprès du directeur en vertu du paragraphe 8 (1) de la Loi est rédigée selon la formule 1.

(2) Dès qu'il reçoit une demande écrite à cet effet et les droits prescrits, s'il y a lieu, le registrateur fait ce qui suit à l'égard de la liste de clauses types de charge déposée en vertu de la Loi :

- a) il en permet l'examen au bureau d'enregistrement immobilier pendant les heures d'ouverture;
- b) il en fournit une copie.

3. (1) L'avis que le directeur donne en vertu du paragraphe 12 (1) de la Loi prévoit qu'à compter d'une date précisée dans l'avis, aucune charge constituée au profit du titulaire et contenant les clauses précisées ne doit être enregistrée sans l'autorisation du directeur.

(2) L'avis est remis en personne au titulaire d'une charge ou lui est envoyé au domicile élu figurant sur la charge, par courrier de première classe, par courrier recommandé ou par poste certifiée. S'il est envoyé par la poste, il est réputé reçu par le titulaire le cinquième jour suivant la date de la mise à la poste.

**Formule 1**

*Loi portant réforme de l'enregistrement immobilier*

**LISTE DE CLAUSES TYPES DE CHARGE**

Déposée par .....  
(nom de la personne qui dépose la liste)

The following set of standard charge terms shall be deemed to be included in every charge in which the set is referred to by its filing number, as provided in section 9 of the Act.

.....  
(List terms, numbered consecutively)

Dated .....

.....  
Signature of person filing or of authorized signing officer

La liste suivante de clauses types de charge est réputée comprise dans toute charge qui renvoie à cette liste identifiée par sa cote, comme le prévoit l'article 9 de la Loi.

.....  
(Indiquer les clauses, en les numérotant consécutivement)

Fait le .....

.....  
Signature de la personne qui dépose la liste ou  
de l'agent autorisé à signer

DAVID H. TSUBOUCHI

*Minister of Consumer and Commercial Relations*  
*Ministre de la Consommation et du Commerce*

Dated on January 20, 1999.

Fait le 20 janvier 1999.

7/99

## ONTARIO REGULATION 19/99 made under the LAND REGISTRATION REFORM ACT

Made: January 20, 1999

Filed: January 25, 1999

### ELECTRONIC REGISTRATION

#### 1. In this Regulation,

“document” does not include a plan registered, submitted, made or deposited under the *Land Titles Act*;

“electronic registration” means registration under the *Land Titles Act* in an electronic format.

2. (1) No person shall submit a document for electronic registration until having obtained a registration account number or other authorization from the land registrar of the land registry office where the person submits the document or a person authorized by the Director.

(2) No person shall search records of a land registry office maintained in an electronic format until having obtained a search account number or other authorization from the land registrar or a person authorized by the Director.

3. Subject to section 25 of the Act and section 4 of Ontario Regulation 16/99, a person submitting an electronic document for electronic registration shall deliver it to the electronic land registration database by direct electronic transmission.

#### 4. A document submitted for electronic registration shall contain,

- (a) the date that the preparation of the document was completed;
- (b) the date that the land registrar received the document for registration;
- (c) a legal description of the land affected by the document that complies with section 142 of the *Land Titles Act*;
- (d) the names of the parties to the document;

- (e) an address for service, including the postal code, for the person claiming or obtaining an interest under the document or for the person's solicitor;
- (f) the name, address, telephone number and fax transmission number of the person who prepared the document;
- (g) the name, address, telephone number and fax transmission number of the person who submitted the document;
- (h) a municipal address, if any, for the land affected by the document;
- (i) if the document is made by an attorney, a statement by the attorney that, to the best of the attorney's knowledge and belief,
  - (i) the principal was at least 18 years old and had the legal capacity to give the power of attorney when giving it, and
  - (ii) the power is in full force and effect;
- (j) if the document is made by a corporation, a statement by the person acting for the corporation that the person is authorized to bind the corporation;
- (k) the type, registration number and date of registration of every other document that no longer affects or will cease to affect the land affected by the document after the registration of the document;
- (l) the information set out in sections 5 to 43; and
- (m) all other information that the Director considers necessary to,
  - (i) establish the interest claimed by the parties to the document,
  - (ii) ensure that the parties to the document have complied with this Act, the *Land Titles Act* and any other Act dealing with the title to or interests in land affected by the document, and
  - (iii) enable the proper maintenance of the records of the land registry office for the land affected by the document.

5. In addition to the matters set out in section 4, a transfer submitted for electronic registration shall contain,

- (a) a statement of the consideration for which it was made;



- (b) a statement of the interest or estate transferred;
- (c) a statement that the transferor transfers the land that it affects;
- (d) unless the transferor is a corporation, a statement by the transferor that the transferor is at least 18 years old;
- (e) unless the transferor is a corporation, a statement of spousal status under the *Family Law Act* by the transferor;
- (f) unless the transferee is a corporation, the date of birth of the transferee; and
- (g) a statement of residence and value of the consideration under the *Land Transfer Tax Act*.

6. In addition to the matters set out in section 4, a charge submitted for electronic registration shall contain,

- (a) a statement of the principal amount or other obligation secured by the charge;
- (b) the rate of interest and periods of payment under the charge;
- (c) the due date of the charge or a statement that the charge is payable on demand, whichever is the case;
- (d) a statement of the interest or estate charged;
- (e) the filing number of standard charge terms included in the charge, if any;
- (f) a statement that the chargor charges the land that it affects;
- (g) unless the chargor is a corporation, a statement by the chargor that the chargor is at least 18 years old;
- (h) unless the chargor is a corporation, a statement of spousal status under the *Family Law Act* by the chargor; and
- (i) a statement that the chargor acknowledges receipt of a copy of the charge.

7. In addition to the matters set out in section 4, a discharge of charge or other interest submitted for electronic registration shall contain,

- (a) the registration number and date of registration of the charge or other interest to be discharged; and
- (b) a statement that the discharge discharges the charge or other interest, as the case may be.

8. In addition to the matters set out in section 4, a document submitted for electronic registration, other than a transfer, charge or discharge, shall contain,

- (a) a statement of the type of the document;
- (b) a statement of the consideration, if any, for which it was made;
- (c) statements setting out the effect of the document;
- (d) the registration number and date of registration of the other documents, if any, to which the document relates;

- (e) a statement that the document will cease to affect the land that the document affects when a related document or documents are discharged, if that is the case;
- (f) the expiry date, if any, of the interest in land affected by the document; and
- (g) a statement of residence and value of the consideration under the *Land Transfer Act*, if required under that Act.

9. In addition to the matters set out in sections 4 and 8, if an application for a caution against first registration is submitted for electronic registration, it shall contain a statement that the applicant is entitled to object to any disposition of the land without the applicant's consent.

10. In addition to the matters set out in sections 4 and 8, if a withdrawal of a caution against first registration is submitted for electronic registration, it shall contain a statement authorizing the land registrar to withdraw the caution as to the land described.

11. In addition to the matters set out in sections 4 and 8, a certificate of withdrawal of land from the *Land Titles Act* submitted for electronic registration shall contain,

- (a) a description of the land withdrawn from registration under the *Land Titles Act*; and
- (b) the particulars of the encumbrances affecting the land on the date of the registration of the certificate.

12. In addition to the matters set out in sections 4 and 8, an application to register a trustee in bankruptcy submitted for electronic registration shall contain,

- (a) the assignment or order appointing the trustee under the *Bankruptcy and Insolvency Act* (Canada); or
- (b) the date and court file number of the assignment or order.

13. In addition to the matters set out in sections 4 and 8, a survivorship application submitted for electronic registration shall contain,

- (a) the name of the deceased joint tenant;
- (b) proof of death of the deceased satisfactory to the land registrar; and
- (c) a statement by the applicant that the land affected by the application is not subject to any spousal right under the *Family Law Act* with respect to the deceased.

14. In addition to the matters set out in sections 4 and 8, a transmission application by an estate trustee, executor or administrator that is submitted for electronic registration shall contain,

- (a) the name and date of death of the owner;
- (b) one of the following:
  1. The certificate of appointment, or order confirming the appointment, of the applicant as estate trustee, executor or administrator, as the case may be.
  2. The date and court file number of the certificate or order.
  3. Proof satisfactory to the Director of Titles that the value of the estate is less than \$50,000; and
- (c) the evidence described in subsection 36 (2) of Regulation 690 of the Revised Regulations of Ontario, 1990 or all of the following statements:

1. A statement that the land affected by the application is not subject to debts of the deceased, if that is the case.
2. A statement that the applicant as estate trustee, executor or administrator, as the case may be, is entitled by law to be registered as owner.

**15.** In addition to the matters set out in sections 4 and 8, a transmission application by a devisee or heir at law submitted for electronic registration shall contain,

- (a) the name and proof of death of the owner satisfactory to the land registrar; and
- (b) the evidence described in subsection 36 (2) of Regulation 690 of the Revised Regulations of Ontario, 1990 or all of the following statements:
  1. A statement by the applicant that the land affected by the application is not subject to any spousal right under the *Family Law Act* with respect to the deceased.
  2. A statement that the land affected by the application is not subject to debts of the deceased, if that is the case.
  3. A statement that the land affected by the application has vested in the applicant.

**16.** In addition to the matters set out in sections 4 and 5 except for clause 5 (e), a transfer by an estate trustee, executor or administrator that is submitted for electronic registration shall contain,

- (a) a statement that the transferor is entitled to transfer the land affected by the document under the terms of the will, if any, the *Estates Administration Act* and the *Succession Law Reform Act*;
- (b) a statement by the transferor that the land affected by the application is not subject to any spousal right under the *Family Law Act* with respect to the deceased;
- (c) a statement that the transferor has obtained the consent of all required parties or that no consents are required; and
- (d) a statement that the land affected by the transfer is not subject to debts of the deceased, if that is the case.

**17.** In addition to the matters set out in sections 4 and 5, a transfer by a devisee or heir at law submitted for electronic registration shall contain a statement that the transferee is not aware of any specific debts of the deceased, if that is the case.

**18.** In addition to the matters set out in sections 4 and 5, a transfer by a trustee in bankruptcy submitted for electronic registration shall contain a statement that the trustee is authorized under the *Bankruptcy and Insolvency Act* (Canada) to transfer the land affected by the transfer.

**19.** In addition to the matters set out in sections 4 and 8, if an application to register a chargee as owner under a foreclosure order is submitted for electronic registration, it shall contain,

- (a) the order or the date and court file number of the order;
- (b) a statement that the order is still in full force and effect;
- (c) a statement that the chargee is entitled to be registered as owner under the order;

(d) the date of birth of the chargee;

(e) a statement identifying the instruments to be deleted from the parcel register as set out in the order by instrument number and date of registration;

(f) a statement identifying execution creditors foreclosed in the order by name and writ number; and

(g) a statement of spousal status under the *Family Law Act* with respect to every person who is foreclosed in the order and whose spouse is not specifically foreclosed in the order.

**20.** In addition to the matters set out in sections 4 and 5, a transfer under power of sale submitted for electronic registration shall contain,

(a) the registration number and date of registration of the charge; and

(b) the evidence described in subsection 30 (2) of Regulation 690 of the Revised Regulations of Ontario, 1990 or all of the following statements:

1. A statement that the sale is authorized under the charge and the *Mortgages Act*.
2. A statement that the charge was in default at the time notice of sale was given and continues to be in default and that money has been advanced under the charge.
3. A statement that the sale proceedings and transfer comply with the charge, the *Mortgages Act* and if applicable the *Bankruptcy and Insolvency Act* (Canada), the *Condominium Act*, the *Construction Lien Act* and the *Farm Debt Review Act* (Canada).
4. A statement identifying the instruments by instrument number and date of registration and the writs of execution by name and writ number that rank subsequent to the charge and that are to be deleted from the parcel register as a result of the registration of the transfer.
5. A statement of spousal status under the *Family Law Act* with respect to every person whose spouse was not served with a notice under the *Mortgages Act* and whose interest is to be deleted on the registration of the transfer.

**21.** In addition to the matters set out in sections 4 and 8, a transfer of charge submitted for electronic registration shall contain,

- (a) the registration number and date of registration of the charge;
- (b) a statement that the document transfers the charge; and
- (c) a statement of the consideration given for the transfer.

**22.** In addition to the matters set out in sections 4 and 8, a postponement of interest submitted for electronic registration shall contain,

- (a) the registration number and date of registration of the instrument that contains the interest being postponed and the registration number and date of registration of the instrument that contains the interest to which it is postponed; and
- (b) a statement that the document postpones the interest.

**23.** In addition to the matters set out in sections 4 and 8, a notice under section 71 of the *Land Titles Act* submitted for electronic registration shall contain the information that the Director requires or,

(a) a statement confirming that the interest is or affects a valid and existing estate, right, interest or equity in the land described in the notice; and

(b) a statement that,

(i) the notice will be effective for an indeterminate time,

(ii) the land registrar is authorized to delete the notice after a specified date or period of time has passed or after specified documents have been deleted, or

(iii) the land registrar is authorized to delete the notice on the consent of specified parties.

**24.** (1) In addition to the matters set out in sections 4 and 8, if a caution with respect to an agreement of purchase and sale, a caution with respect to an assignment or renewal of an agreement of purchase and sale, a notice of option or a notice of assignment or renewal of an option is submitted for electronic registration, it shall include a complete copy of the agreement or the document creating the option, as the case may be, or shall contain,

(a) the date of the agreement or the document creating the option, as the case may be;

(b) the date that the sale is or was to be completed or the date that the option expires or expired, as the case may be;

(c) a statement of the provisions, if any, that the agreement or the document creating the option, as the case may be, includes for renewal or extension; and

(d) a statement that the applicant,

(i) within 14 days of receiving a request, will produce the agreement, the document creating the option, the assignment or the renewal, as the case may be, for inspection by any person, and

(ii) consents to the cancellation of the notice on presentation of proof satisfactory to the land registrar that the applicant, on request, did not produce the agreement, the document creating the option, the assignment or the renewal, as the case may be.

(2) In addition to subsection (1), if the agreement or the option has been assigned or renewed, the notice mentioned in that subsection shall contain a statement of the registration number of the notice of the agreement or option, as the case may be, that has been assigned or renewed, as the case may be.

**25.** (1) In addition to the matters set out in sections 4 and 8, if a notice of lease or interest in a lease is submitted for electronic registration, it shall include a complete copy of the lease or interest, as the case may be, or shall contain,

(a) particulars of the type of interest, the term and the expiry date of the lease or interest, as the case may be;

(b) a statement of the provisions, if any, the lease or interest, as the case may be, includes for a right or option to purchase or for renewal or extension; and

(c) a statement that the applicant,

(i) within 14 days of receiving a request, will produce the lease or the document creating the interest, as the case may be, for inspection by any person, and

(ii) consents to the cancellation of the notice on presentation of proof satisfactory to the land registrar that the applicant, on request, did not produce the lease or the document creating the lease, as the case may be.

(2) In addition to subsection (1), if a notice of determination of lease is submitted for electronic registration, the notice mentioned in that subsection shall contain,

(a) the registration number and date of registration of the notice of lease; and

(b) a statement that the lease has been determined.

**26.** In addition to the matters set out in sections 4 and 8, if a notice of compliance with a subdivision agreement is submitted for electronic registration, it shall contain,

(a) the registration number and date of registration of the subdivision agreement; and

(b) a statement that there has been compliance with the agreement or specified terms of the agreement, as the case may be.

**27.** In addition to the matters set out in sections 4 and 8, a power of attorney submitted for electronic registration shall contain,

(a) the name of the person or the title of the office holder appointed under the power;

(b) a statement that the attorney is entitled to make statements of spousal status under the *Family Law Act* on behalf of the donor; and

(c) a statement that the giving of the power has been witnessed in accordance with the *Substitute Decisions Act*, if the power is given under that Act.

**28.** In addition to the matters set out in sections 4 and 8, if an application to register an order or by-law is submitted for electronic registration, it shall contain,

(a) in the case of an order, a statement by the applicant that the order affects land or an interest in land;

(b) the name of the court, authority or municipality that made the order or by-law, as the case may be, and its file number;

(c) the date of the order or by-law, as the case may be; and

(d) a statement that the order or by-law, as the case may be, is still in full force and effect.

**29.** In addition to the matters set out in sections 4 and 8, a plan document submitted for electronic registration shall contain,

(a) the name of the surveyor who prepared the plan and its date; and

(b) the consents that are required to register the plan.

**30.** In addition to the matters set out in sections 4 and 8, if an application to amend the register based on a court order is submitted for electronic registration, it shall contain,

(a) the order or the date and court file number of the order;

(b) a statement setting out the amendment requested and authorized by the order; and

(c) a statement that the order is in full force and effect.



**31.** In addition to the matters set out in sections 4 and 8, if an application to change a name in the register is submitted for electronic registration, it shall contain,

- (a) the name to be entered in the register; and
- (b) a statement of the authority for the change of name, including the registration number of the document, if any, that sets out the authority.

**32.** In addition to the matters set out in sections 4 and 8, a notice of change of address for service submitted for electronic registration shall contain,

- (a) except for a change of address for service of an owner of land, the registration number of the document that contains the address to be changed; and
- (b) full particulars of the new address for service, including the postal code.

**33.** (1) In addition to the matters set out in sections 4 and 8, if an application to delete a claim for a construction lien is submitted for electronic registration, it shall contain,

- (a) the registration number of the claim for lien;
- (b) if a certificate of action has been registered, the registration number of the certificate of action and a statement that,
  - (i) no other claims for a lien have been registered, or
  - (ii) no other registered claims for a lien are sheltered under the certificate;
- (c) evidence satisfactory to the land registrar that the claim for lien does not affect the land described in the application; and
- (d) if the evidence mentioned in clause (c) includes a court order described in clause (2) (c), a statement that the order is in full force and effect.

(2) The evidence mentioned in clause (1) (c) shall be in the form of,

- (a) a statement by the lien claimant that the lien claimant has released the claim for lien;
- (b) a statement that the lien has expired because no certificate of action has been registered within the required period under the *Construction Lien Act*; or
- (c) the court order that discharges or releases the claim for lien or the date and court file number of the order.

**34.** (1) In addition to the matters set out in sections 4 and 8, if an application to delete a writ of execution is submitted for electronic registration, it shall contain,

- (a) particulars of the writ to be deleted including the number, amount and names of the parties to the writ set out in full; and
  - (b) evidence that the writ does not affect the land described in the application.
- (2) The evidence mentioned in clause (1) (b) shall be in the form of,
- (a) a complete, unconditional and unqualified release from the execution creditor;

(b) a statement by the solicitor for the applicant that the execution debtor has obtained a complete, unconditional and unqualified release from the execution creditor;

(c) a statement by the solicitor for the applicant that the registered owner of the land immediately before the land registrar recorded the writ against the land is not the execution debtor;

(d) a statement by the applicant that the registered owner of the land immediately before the land registrar recorded the writ against the land is not the execution debtor, if the writ of execution is for an amount of less than \$50,000; or

(e) a statement by the applicant that the writ of execution,

(i) has expired and has not been renewed,

(ii) has been discharged or withdrawn, or

(iii) describes land other than the land affected by the application.

**35.** In addition to the matters set out in sections 4 and 8, if an application to consolidate parcels is submitted for electronic registration, it shall contain,

(a) the property identifier mentioned in subsection 141 (2) of the *Land Titles Act*, if any, of the parcels to be consolidated; and

(b) the proposed description for the parcels to be consolidated.

**36.** In addition to the matters set out in sections 4 and 8, if an application to register or renew a caution is submitted for electronic registration, it shall contain,

(a) a description of the interest that entitles the applicant to register or renew the caution, as the case may be; and

(b) the registration number and date of registration of the caution, in the case of a renewal.

**37.** In addition to the matters set out in sections 4 and 8, if a cautioner submits a withdrawal of a caution for electronic registration, it shall contain a statement by the cautioner or the solicitor for the cautioner authorizing the land registrar to withdraw the caution.

**38.** In addition to the matters set out in sections 4 and 8, if an owner submits a removal of a caution for electronic registration, it shall contain a statement by the owner or solicitor for the owner setting out the grounds for removing the caution.

**39.** In addition to the matters set out in sections 4 and 8, if an application for an inhibiting order is submitted for electronic registration, it shall contain a statement that the inhibition will expire on a specified date, after specified documents have been registered or after a specified event has occurred.

**40.** (1) No person other than a person who is entitled to practise law in Ontario as a solicitor shall make the statements mentioned in sections 14, 15, 19 and 20, subsection 25 (2), clause 28 (d), section 30, subclause 33 (1) (b) (ii) and subclauses 34 (2) (b) and (c).

(2) A person who makes a statement mentioned in subsection (1) that is a statement of fact shall make it on the advice of the party to the document containing the statement who has knowledge of the fact.

(3) For the purpose of subsections 57(1) and (12) of the *Land Titles Act*, a person who is entitled to practise law in Ontario as a solicitor and who makes a statement in a document mentioned in this Regulation that is registered under that Act shall be deemed not to be the person on whose application the registration was made.

(4) A document prepared by a person on behalf of a party or a document transcribed under section 25 of the Act shall be deemed to have been made by the party.

41. The Director may require that a land registrar assign a series of registration numbers to documents registered in an electronic format under the *Land Titles Act* that is separate from the series of registration numbers assigned to documents registered under that Act that are not in an electronic format.

IAN VEITCH  
*Director of Land Registration*

Dated on January 20, 1999.

7/99

**ONTARIO REGULATION 20/98**  
made under the  
**REGISTRY ACT**

Made: January 13, 1999  
Filed: January 25, 1999

Amending Reg. 995 of R.R.O. 1990  
(Forms and Records)

Note: Regulation 995 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. Sections 1 to 17 of Regulation 995 of the Revised Regulations of Ontario, 1990 are revoked.

2. Sections 24, 25 and 26 of the Regulation are revoked.

3. Subsections 28 (1) and (2) of the Regulation are revoked.

4. Subsections 30 (1), (2), (3), (4) and (5) of the Regulation are revoked.

5. Section 31 of the Regulation is revoked.

6. Subsection 33 (1) of the Regulation is revoked.

7. Sections 34, 35, 36, 37 and 38 of the Regulation are revoked.

8. Section 40 of the Regulation is revoked.

9. Sections 43, 44, 45, 46 and 47 of the Regulation are revoked.

10. Section 49 of the Regulation is revoked.

11. Sections 50, 51 and 52 of the Regulation are revoked.

12. Sections 54, 55 and 56 of the Regulation are revoked.

13. Schedule 1 to the Regulation is revoked.

14. Forms 2, 3, 4, 9, 16, 17, 19, 20, 22, 24, 25, 26, 27, 29 and 30 of the Regulation are revoked.

**ONTARIO REGULATION 21/99**  
made under the  
**REGISTRY ACT**

Made: January 20, 1999  
Filed: January 25, 1999

**REGISTRATION OF INSTRUMENTS AND  
DEPOSIT OF DOCUMENTS IN FRENCH**

1. (1) The following registry divisions are designated for the purposes of section 44 of the Act:

Algoma (No. 1)	Ottawa-Carleton (No. 5)
Cochrane (No. 6)	Peel (No. 43)
Dundas (No. 8)	Prescott (No. 46)
Essex (No. 12)	Renfrew (No. 49)
Glengarry (No. 14)	Russell (No. 50)
Kenora (No. 23)	Simcoe (No. 51)
Kent (No. 24)	Stormont (No. 52)
Metropolitan Toronto (No. 64)	Sudbury (No. 53)
Middlesex (No. 33)	Thunder Bay (No. 55)
Niagara South (No. 59)	Timiskaming (No. 54)
Nipissing (No. 36)	Wentworth (No. 62)

(2) The following Acts are designated for the purpose of subsection 44 (4) of the Act:

*Certification of Titles Act*  
*Condominium Act*  
*Construction Lien Act*  
*Estates Administration Act*  
*Family Law Act*  
*Land Registration Reform Act*  
*Land Transfer Tax Act*  
*Municipal Tax Sales Act*  
*Personal Property Security Act*  
*Powers of Attorney Act*  
*Substitute Decisions Act, 1992*

(3) Despite section 43 of the Act, if a form is prescribed in the English language for an instrument, deposit or any related attachment but no form is prescribed in the French language and the land registrar is of the opinion that a translation of the form in the French language presented for registration or deposit is an accurate translation of the form prescribed in the English language, the French translation is a prescribed form for the purposes of the Act and the regulations.

(4) Despite subsection (1), all registry divisions are designated for the purposes of section 44 of the Act if the instrument to be registered or document to be deposited is the bilingual version of Form 1, 2, 3, 4 or 5 of Regulation 688 of the Revised Regulations of Ontario, 1990.

(5) If the instrument to be registered or the document to be deposited is the bilingual version of Form 1, 2, 3, 4 or 5 of Regulation 688 of the Revised Regulations of Ontario, 1990 and words have been added to the instrument or document and the land registrar is of the opinion that all the words that have been added appear in both the English and French languages, the instrument may be registered or the document may be deposited.

DAVID H. TSUBOUCHI  
*Minister of Consumer and Commercial Relations*

Dated on January 20, 1999.

7/99

7/99

**ONTARIO REGULATION 22/99**  
made under the  
**REGISTRY ACT**

Made: January 20, 1999

Filed: January 25, 1999

**FORMS**

1. A certificate of discharge under subsection 56 (1), section 62, subsection 65 (2) or section 66 of the Act shall be in Form 3 of Regulation 688 of the Revised Regulations of Ontario, 1990.

IAN VEITCH  
*Director of Land Registration*

Dated on January 20, 1999.

7/99

**ONTARIO REGULATION 23/99**  
made under the  
**LAND TITLES ACT**

Made: January 13, 1999

Filed: January 25, 1999

Amending Reg. 690 of R.R.O. 1990  
(Forms, Records and Procedures)

Note: Regulation 690 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) Subsection 5 (1) of Regulation 690 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Subsection 5 (6) of the Regulation is revoked.

2. Section 13 of the Regulation is revoked.

3. Subsections 14 (1) and (2) of the Regulation are revoked.

4. Section 15 of the Regulation is revoked.

5. Subsections 16 (1) and (2) of the Regulation are revoked.

6. (1) Subsection 17 (1) of the Regulation is revoked.

(2) Subsection 17 (3) of the Regulation is revoked.

7. Sections 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 29 of the Regulation are revoked.

8. Subsections 30 (1) and (2) of the Regulation are revoked.

9. Sections 32, 33 and 34 of the Regulation are revoked.

10. Subsection 36 (1) of the Regulation is revoked.

11. Section 37 of the Regulation is revoked.

12. Section 39 of the Regulation is revoked.

13. (1) Subsections 42 (1) and (2) of the Regulation are revoked.

(2) Subsection 42 (4) of the Regulation is revoked.

14. Section 45 of the Regulation is revoked.

15. Sections 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58 and 59 of the Regulation are revoked.

16. Sections 61 and 62 of the Regulation are revoked.

17. Forms 17, 19, 20, 21, 23, 24, 27, 29 and 47 of the Regulation are revoked.

7/99

**ONTARIO REGULATION 24/99**  
made under the  
**LAND TITLES ACT**

Made: January 20, 1999

Filed: January 25, 1999

Amending Reg. 690 of R.R.O. 1990  
(Forms, Records and Procedures)

Note: Since the end of 1997, Regulation 690 has been amended by Ontario Regulation 23/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. Subsection 1 (1) of Regulation 690 of the Revised Regulations of Ontario, 1990 is amended by adding the following definitions:

“electronic format” means an electronic format within the meaning of section 17 of the *Land Registration Reform Act*;

“non-electronic format” means a format that is not an electronic format within the meaning of section 17 of the *Land Registration Reform Act* and includes a written form.

2. Section 18 of the Regulation is amended by inserting “that is submitted for registration in a non-electronic format” after “Act” in the first line.

DAVID H. TSUBOUCHI  
*Minister of Consumer and Commercial Relations*

Dated on January 20, 1999.

7/99

**ONTARIO REGULATION 25/99**  
made under the  
**LAND TITLES ACT**

Made: January 20, 1999

Filed: January 25, 1999

Amending Reg. 690 of R.R.O. 1990  
(Forms, Records and Procedures)

Note: Since the end of 1997, Regulation 690 has been amended by Ontario Regulations 23/99 and 24/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) Subsection 38 (1) of Regulation 690 of the Revised Regulations of Ontario, 1990 is amended by inserting “that is submitted



for registration in a non-electronic format" after "Act" in the second line.

(2) Subsection 38 (2) of the Regulation is amended by striking out "Form 45" in the fifth line.

(3) Section 38 of the Regulation is amended by adding the following subsection:

(3) An application mentioned in subsection (2) that is submitted for registration in a non-electronic format shall be in Form 45.

2. Subsection 41 (2) of the Regulation is amended by striking out "in Form 47" in the fifth line.

IAN VEITCH  
Director of Land Registration

Dated on January 20, 1999.

7/99

# ONTARIO REGULATION 26/99 made under the LAND TITLES ACT

Made: January 20, 1999  
Filed: January 25, 1999

## GENERAL

### 1. In this Regulation,

"electronic format" means an electronic format within the meaning of section 17 of the *Land Registration Reform Act*;

"non-electronic format" means a format that is not an electronic format within the meaning of section 17 of the *Land Registration Reform Act* and includes a written form.

2. (1) An application for the registration of a caution against first registration under subsection 43 (1) of the Act that is submitted for registration in a non-electronic format shall be supported by an affidavit in Form 34 of Regulation 690 of the Revised Regulations of Ontario, 1990.

(2) A withdrawal of a caution against first registration that is submitted for registration in a non-electronic format shall be supported by an affidavit in Form 19 of Regulation 690 of the Revised Regulations of Ontario, 1990 except if the withdrawal is signed on behalf of the cautioner by the cautioner's solicitor.

3. (1) The following land titles divisions are designated for the purposes of section 85 of the Act:

Algoma (No. 1)	Ottawa-Carleton (No. 4)
Cochrane (No. 6)	Peel (No. 43)
Essex (No. 12)	Prescott (No. 46)
Kenora (No. 23)	Russell (No. 50)
Kent (No. 24)	Simcoe (No. 51)
Metropolitan Toronto (No. 66)	Sudbury (No. 53)
Middlesex (No. 33)	Thunder Bay (No. 55)
Niagara South (No. 59)	Timiskaming (No. 54)
Nipissing (No. 36)	Wentworth (No. 62)

(2) The following Acts are designated for the purpose of the definition of "prescribed form" in subsection 85 (3) of the Act:

*Certification of Titles Act*  
*Condominium Act*  
*Construction Lien Act*  
*Estates Administration Act*  
*Family Law Act*  
*Land Registration Reform Act*  
*Land Transfer Tax Act*  
*Municipal Tax Sales Act*  
*Personal Property Security Act*  
*Powers of Attorney Act*  
*Substitute Decisions Act, 1992*

4. (1) If an application to amend the register under subsection 69 (1) or section 75 of the Act or under any other section of the Act under which no form is prescribed is submitted for registration in a non-electronic format, it shall,

- (a) refer to the section of the Act under which the application is made; and
- (b) be supported by the documentary evidence, if any, upon which the applicant relies.

(2) If the application is based on a judgment or order of a court or judge, the documentary evidence mentioned in clause (1) (b) shall be in the form of,

- (a) the original judgment or order;
- (b) a copy certified by the court;
- (c) a certificate certified by the court setting out the substance and effect of the judgment or order; or
- (d) a notarial copy of the original, certified copy or certificate.

(3) If the application is based on a judgment or order of a court or judge, it shall be supported by an affidavit of a solicitor deposing that,

- (a) the judgment or order is still in full force and effect and has not been stayed; and
- (b) the judgment or order affects or relates to the land referred to in the application, unless the land is unambiguously identified in the judgment or order as being the land described in the register.

(4) If the application is based on a judgment or final order of foreclosure on a charge or mortgage, it shall include a registerable description of the land and the registration number of the charge or mortgage.

(5) If the application is based on an order discharging or vacating a construction lien or vacating a certificate of action under the *Construction Lien Act*, it shall include a registerable description of the land and the registration number of every registered claim for lien and certificate of action affected by the order.

5. (1) Except as provided in section 4, an application to register a judgment or order affecting or relating to registered land that is submitted for registration in a non-electronic format shall not be registered unless accompanied by an application in Form 18 of Regulation 690 of the Revised Regulations of Ontario, 1990.

(2) An application to which subsection (1) applies shall be supported by an affidavit of a solicitor deposing that the judgment or order,

- (a) is still in full force and effect and has not been stayed; and
  - (b) affects or relates to the land referred to in the application.
- (3) A judgment or order shall not be registered unless it is in the form of,

- (a) the original judgment or order;
- (b) a copy certified by the court;
- (c) a certificate certified by the court setting out the substance and effect of the judgment or order; or
- (d) a notarial copy of the original, certified copy or certificate.

6. An instrument that is executed under a power of attorney and that is submitted for registration in a non-electronic format shall not be registered unless the attorney states in the instrument that, to the best of the attorney's knowledge and belief,

- (a) the principal was at least 18 years old and had the legal capacity to give the power of attorney when giving it; and
- (b) the power is in full force and effect.

7. A transfer of freehold land under subsection 86 (1) of the Act or a transfer of leasehold land under subsection 105 (1) of the Act shall comply with the requirements for the registration of a transfer under the *Land Registration Reform Act*.

8. A charge under section 93 of the Act shall comply with the requirements for the registration of a charge under the *Land Registration Reform Act*.

9. (1) A cessation of charge under section 102 of the Act, a discharge of mortgage under section 103 of the Act or a discharge of any other encumbrance or interest shall not discharge more than one charge, mortgage or other interest.

(2) A cessation of charge under section 102 of the Act, a discharge of mortgage under section 103 of the Act or a discharge of any other encumbrance or interest shall comply with the requirements for the registration of a discharge under the *Land Registration Reform Act*.

(3) If the registered owner of the land submits an application to register in a non-electronic format a cessation of a registered charge under subsection 102 (1) of the Act, the application shall be supported by,

- (a) a receipt or such other evidence of payment as is acceptable to the land registrar; and
- (b) the affidavit of the applicant attesting to full payment.

10. A transfer of an interest in land by a chargee under section 99 of the Act or under Part II of the *Mortgages Act* that is submitted for registration in a non-electronic format shall state that,

- (a) the transfer is given under a power of sale contained in the charge or under Part II of the *Mortgages Act*, as the case may be; and
- (b) the sale complies with the charge and the *Mortgages Act*.

11. An application to renew a caution registered under section 128 of the Act that is submitted for registration in a non-electronic format shall be supported by an affidavit in Form 36 of Regulation 690 of the Revised Regulations of Ontario, 1990.

12. A withdrawal of a caution that is submitted for registration under subsection 129 (7) of the Act in a non-electronic format shall be supported by an affidavit in Form 19 of Regulation 690 of the Revised Regulations of Ontario, 1990 except if the cautioner's solicitor has signed the withdrawal on behalf of the cautioner.

13. A survivorship application under section 123 of the Act that is submitted for registration in a non-electronic format shall be supported by an affidavit in Form 43 of Regulation 690 of the Revised Regulations of Ontario, 1990.

14. (1) If a notice is required by the Act or by Regulation 690 of the Revised Regulations of Ontario, 1990 to be served by the Director of Titles or by a land registrar, the notice may, with the consent of the Director of Titles or of the land registrar, be served by the solicitor for the party interested in service if,

- (a) the Director of Titles or the land registrar, as the case may be, has signed the original form of the notice; and
- (b) an affidavit attesting to the service is filed with the Director of Titles or the land registrar, as the case may be.

(2) A notice served by or on behalf of the Director of Titles or the land registrar may be served by electronic transmission, and if so sent, shall be deemed to be received on the day following the date of electronic transmission that the land registry office is open under section 18 of the Act.

DAVID H. TSUBOUCHI  
Minister of Consumer and Commercial Relations

Dated on January 20, 1999.

7/99

## ONTARIO REGULATION 27/99 made under the LAND TITLES ACT

Made: January 20, 1999  
Filed: January 25, 1999

### FORMS

#### 1. In this Regulation,

"electronic format" means an electronic format within the meaning of section 17 of the *Land Registration Reform Act*;

"non-electronic format" means a format that is not an electronic format within the meaning of section 17 of the *Land Registration Reform Act* and includes a written form.

2. An application under subsection 38 (6) of the Act shall be in Form 51 of Regulation 690 of the Revised Regulations of Ontario, 1990.

3. (1) An application for the registration of a caution against first registration under subsection 43 (1) of the Act that is submitted for registration in a non-electronic format shall be in Form 9 of Regulation 690 of the Revised Regulations of Ontario, 1990.

(2) A withdrawal of a caution against first registration that is submitted for registration in a non-electronic format shall be in Form 11 of Regulation 690 of the Revised Regulations of Ontario, 1990.

4. An application to amend the register under subsection 69 (1) or section 75 of the Act or under any other section of the Act under which no form is prescribed that is submitted for registration in a non-electronic format shall be in Form 15 of Regulation 690 of the Revised Regulations of Ontario, 1990.



5. An application to register a notice under section 71 of the Act that is submitted for registration in a non-electronic format shall be in Form 16 of Regulation 690 of the Revised Regulations of Ontario, 1990 or a form approved by the Director of Titles.

6. A transfer of charge under subsection 101 (1) or (6) of the Act that is submitted for registration in a non-electronic format shall be in Form 25 of Regulation 690 of the Revised Regulations of Ontario, 1990.

7. A postponement under subsection 78 (6) of the Act that is submitted for registration in a non-electronic format shall be in Form 26 of Regulation 690 of the Revised Regulations of Ontario, 1990.

8. If the registered owner of the land submits an application to register in a non-electronic format a cessation of a registered charge under subsection 102 (1) of the Act, the application shall be in Form 28 of Regulation 690 of the Revised Regulations of Ontario, 1990.

9. Subject to section 82 of the Act, a discharge to which subsection 103 (1) of the Act applies shall be in the form that the Director of Titles approves.

10. (1) A transfer of land by a chargee under section 99 of the Act that is submitted for registration in a non-electronic format shall be in Form 30 of Regulation 690 of the Revised Regulations of Ontario, 1990.

(2) The evidence required by the Director of Titles under subsection 99 (1) of the Act shall be attached to the original transfer.

(3) This section applies with necessary modifications to,

(a) a sale under a mortgage that was entered on the register on the first registration of the land; and

(b) a charge in the form of a debenture or similar instrument.

11. (1) An application for a notice of a lease or for a notice of an agreement for a lease that is submitted for registration under subsection 111 (1) of the Act in a non-electronic format shall be in Form 31 of Regulation 690 of the Revised Regulations of Ontario, 1990.

(2) A notice of an interest in a lease under subsection 111 (6) of the Act that is submitted for registration in a non-electronic format shall be in Form 32 of Regulation 690 of the Revised Regulations of Ontario, 1990.

12. (1) An application to register a caution that is submitted for registration under subsection 128 (1) or (2) of the Act in a non-electronic format shall be in Form 33 of Regulation 690 of the Revised Regulations of Ontario, 1990.

(2) The affidavit required by section 131 of the Act shall be in Form 34 of Regulation 690 of the Revised Regulations of Ontario, 1990.

(3) An application to renew a caution registered under section 128 of the Act that is submitted for registration in a non-electronic format shall be in Form 35 of Regulation 690 of the Revised Regulations of Ontario, 1990.

13. A withdrawal of a caution that is submitted for registration under subsection 129 (7) of the Act in a non-electronic format shall be in Form 37 of Regulation 690 of the Revised Regulations of Ontario, 1990.

14. A transmission application under section 120, 121, 122 or 127 of the Act that is submitted for registration in a non-electronic format shall be in,

(a) Form 40 of Regulation 690 of the Revised Regulations of Ontario, 1990, if made by an executor, administrator or estate trustee; or

(b) Form 41 of Regulation 690 of the Revised Regulations of Ontario, 1990, if made by a devisee or heir at law.

15. A survivorship application under section 123 of the Act that is submitted for registration in a non-electronic format shall be in Form 42 of Regulation 690 of the Revised Regulations of Ontario, 1990.

16. An application under section 118 or 119 of the Act to impose on or annex to land a condition, restriction or covenant that is submitted for registration in a non-electronic format shall be in Form 46 of Regulation 690 of the Revised Regulations of Ontario, 1990.

17. A certificate of withdrawal under subsection 171 (2) of the Act shall be in Form 50 of Regulation 690 of the Revised Regulations of Ontario, 1990 if the subject land is not situated in a land titles division where documents may be submitted for registration in an electronic format.

18. A notice of a change of address for service under subsection 168 (2) of the Act that is submitted for registration in non-electronic format shall be in Form 52 of Regulation 690 of the Revised Regulations of Ontario, 1990.

IAN VEITCH

Director of Land Registration

Dated on January 20, 1999.

7/99

ONTARIO REGULATION 28/99

made under the

OCCUPATIONAL THERAPY ACT, 1991

Made: November 10, 1998  
Approved: January 27, 1999  
Filed: January 28, 1999

Amending O. Reg. 226/96  
(General)

Note: Ontario Regulation 226/96 has previously been amended by Ontario Regulation 127/98.

**1. Ontario Regulation 226/96 is amended by adding the following Part:**

PART VI

QUALITY ASSURANCE

GENERAL

**24.** In this Regulation,

“assessor” means an assessor appointed under section 81 of the Health Professions Procedural Code;

“Committee” means the Quality Assurance Committee;

“remediation” includes remedial activities such as participation in educational programs or courses and mentoring by peers.

**25.** (1) The Committee shall administer the quality assurance program, which shall include the following components:



1. Self-evaluation.
2. Collection, analysis, evaluation and dissemination of information relating to the practice of the profession.
3. Peer review and remediation.
4. Remediation of behaviour and remarks of a sexual nature.

(2) Every member shall participate in the quality assurance program.

**26.** (1) A panel of the Committee may exercise any of the powers and duties of the Committee on behalf of the Committee.

(2) A panel shall be composed of at least three members of the Committee, at least one of whom shall be a person appointed to the Council by the Lieutenant Governor in Council.

#### SELF-EVALUATION

**27.** (1) The purpose of self-evaluation is to ensure that every member reflects critically on his or her knowledge, skills and judgment and way of carrying out his or her professional activities, including the development of strategies to improve competence.

(2) Every member shall carry out his or her self-evaluation, in accordance with the College's policies and guidelines as published and distributed to members, using the documents and forms provided by the College to establish a record of the member's practice activities and continual learning and continuing education activities.

(3) A member shall retain his or her self-evaluation records for the previous five years and, on request, shall make them available to the Committee for inspection within 30 days.

(4) A member whose records are not complete or are inadequate may be referred to peer review.

#### COLLECTION, ANALYSIS AND DISSEMINATION OF INFORMATION

**28.** (1) The Committee shall systematically collect and analyse information about the nature and quality of the practice of occupational therapy.

(2) If the Committee believes it would be beneficial to the quality of the practice of occupational therapy to disseminate the results of the collection and analysis of information, it shall do so in such manner as it considers appropriate, including the publishing of articles.

(3) The Committee may also use the results of the collection and analysis of information for the purpose of,

- (a) proposing written standards of practice or clinical practice guidelines to the Council;
- (b) recognizing or certifying remediation programs for members;
- (c) making recommendations with respect to changes to the quality assurance program.

#### PEER REVIEW AND REMEDIATION

**29.** (1) Each year the College shall select at random the names of members required to undergo a peer review.

(2) A member is required to undergo a peer review to evaluate his or her knowledge, skills and judgment if,

- (a) the member's name is selected at random;
- (b) the member is referred to the Committee by the Registrar, the Complaints Committee or the Executive Committee;

(c) the member is referred to the Committee under subsection 27 (4); or

(d) the member is selected on the basis of criteria issued and published by the College and distributed to the members.

(3) The peer review may include, but is not limited to,

(a) inspecting the premises where the member practises and his or her self-evaluation and client records;

(b) interviewing persons with whom the member works;

(c) interviewing the member's clients; or

(d) requiring the member to answer, orally or in writing, questions that relate to the member's practice.

(4) The Committee may appoint one or more assessors to conduct a peer review.

(5) The assessor shall prepare a written report of the results of the peer review and submit it to the Committee, with a copy to the member.

(6) After considering the report, the Committee may decide to take no further action or to do one or more of,

(a) giving the member an opportunity to correct any deficiencies and to enhance his or her knowledge, skills and judgment as specified by the Committee;

(b) subject to subsection 30 (2), requiring the member to participate in a remediation program specified by the Committee if the Committee finds that the member's knowledge, skills or judgment are unsatisfactory but that they can be remediated; or

(c) subject to subsection 30 (2), directing the Registrar to impose terms, conditions or limitations on the member's certificate of registration for a specified period not exceeding six months if the Committee finds the member's knowledge, skills or judgment to be unsatisfactory.

(7) Where the Committee decides to take action under clause (6) (a), (b) or (c), it may at the same time or at a later time require the member to undergo a second peer review, and subsections (3) to (6) apply to that review.

(8) A member shall not be required to undergo more than one peer review under subsection (7).

**30.** (1) If the Committee requires a member to participate in a remediation program under clause 29 (6) (b) and the member either fails to do so or fails to successfully complete the program, the Committee may, subject to subsection (2), direct the Registrar to impose terms, conditions or limitations on the member's certificate of registration for a specified period not exceeding six months.

(2) If the Committee proposes to make a direction under subsection (1) or clause 29 (6) (c) or to require a member to participate in a remediation program under clause 29 (6) (b), it shall not do so unless,

(a) the member has been given written notice of its intention;

(b) the member has been given at least 14 days to make written submissions to the Committee; and

(c) the Committee has considered any such submissions.

(3) If the Registrar imposes terms, conditions or limitations on a member's certificate of registration pursuant to a direction given by the Committee under subsection (1) or clause 29 (6) (c), the Committee may direct the Registrar to remove them before the end of the specified period if the Committee is satisfied that the member's knowledge, skills and judgment are now satisfactory.

## REMEDATION OF BEHAVIOUR OR REMARKS OF A SEXUAL NATURE

31. (1) This section applies to matters referred to the Committee by,

(a) a panel of the Complaints Committee under subsection 26 (3) of the Health Professions Procedural Code; or

(b) the Executive Committee, Complaints Committee or Board under section 79.1 of the Code.

(2) The Committee may require a member to undergo a psychological assessment or another assessment specified by the Committee if a matter respecting the member is referred as provided in subsection (1).

(3) After receiving the report of an assessment under subsection (2), the Committee may require the member to undertake specified measures, such as education, therapy or counselling if,

(a) the Committee is of the opinion that the measures will help the member to refrain from such behaviour and remarks; and

(b) the member has been given written notice of the Committee's intention to require the member to undertake measures and at least 14 days to make written submissions to the Committee.

(4) If the member refuses to undergo an assessment under subsection (2) or to undertake measures specified by the Committee under subsection (3), or fails to successfully complete those measures, the Committee may direct the Registrar to impose terms, conditions or limitations on the member's certificate of registration for a specified period not exceeding six months.

(5) The Committee shall not give a direction under subsection (4) unless the member has been given written notice of the Committee's intention to do so and at least 14 days to make written submissions to the Committee.

(6) If, at the end of the specified period, the member continues to refuse to undergo an assessment or has not undertaken or successfully completed the specified measures, the Committee may, subject to the requirement for notice and the opportunity to make written submissions referred to in clause (3) (b), direct the Registrar to impose terms, conditions or limitations on the member's certificate of registration for a further specified period not exceeding six months, but may not do so a third time.

(7) If the Registrar imposes terms, conditions or limitations on a member's certificate of registration pursuant to a direction given by the Committee under subsection (4) or (6), the Committee may direct the Registrar to remove them before the end of the specified period if the Committee is satisfied that they are no longer needed.

COUNCIL OF THE COLLEGE OF  
OCCUPATIONAL THERAPISTS OF ONTARIO:

BARBARA J. WORTH  
*President*

JAN ROBINSON  
*Registrar*

Dated on November 10, 1998.

7/99

**ONTARIO REGULATION 29/99**  
made under the  
**INTERPRETATION ACT**

Made: January 27, 1999  
Filed: January 28, 1999

Amending Reg. 678 of R.R.O. 1990  
(Fees Payable under Various Acts)

Note: Regulation 678 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Section 1.2 of Regulation 678 of the Revised Regulations of Ontario, 1990 is revoked.**

**2. Section 1.4 of the Regulation is amended by striking out "Section 1.2" in the first line and substituting "Section 1.3".**

7/99

**ONTARIO REGULATION 30/99**  
made under the  
**LAW SOCIETY ACT**

Made: January 21, 1999  
Approved: January 27, 1999  
Filed: January 28, 1999

**HEARINGS BEFORE THE HEARING PANEL**

PROCEEDINGS TO BE HEARD BY THREE MEMBERS

1. (1) Subject to section 2, the chair of the Hearing Panel shall assign three members of the Panel to a hearing to determine the merits of a proceeding.

**RÈGLEMENT DE L'ONTARIO 30/99**  
pris en application de la  
**LOI SUR LE BARREAU**

pris le 21 janvier 1999  
approuvé le 27 janvier 1999  
déposé le 28 janvier 1999

**AUDIENCES TENUES PAR LE COMITÉ  
D'AUDITION**

INSTANCES INSTRUITES PAR TROIS MEMBRES

1. (1) Sous réserve de l'article 2, le président du Comité d'audition affecte trois membres du Comité à une audience visant à établir le bien-fondé d'une instance.

(2) If the hearing is to determine the merits of an application under section 34 or 38 of the Act,

- (a) at least one of the members assigned under subsection (1) shall be an elected benchler; and
- (b) at least one of the members assigned under subsection (1) shall be a lay benchler.

(3) Subsection (2) does not apply if the chair of the Hearing Panel is of the opinion that compliance with subsection (2) would unduly delay the hearing.

(4) The chair of the Hearing Panel may not assign more than one life benchler to a hearing before the Panel.

(5) The chair of the Hearing Panel may not assign more than one benchler who holds office under section 14 of the Act to a hearing before the Panel.

#### PROCEEDINGS TO BE HEARD BY ONE MEMBER

2. (1) Subject to subsection (3), the chair of the Hearing Panel shall assign one member of the Panel to a hearing to determine the merits of any of the following applications:

1. An application under subsection 34 (1) of the Act for a determination of whether a member has contravened section 33 of the Act by one or more of the following means (but not by other means):
  - i. Acting as a barrister or solicitor, holding himself or herself out as or representing himself or herself to be a barrister or solicitor or practising law as a barrister or solicitor while his or her rights and privileges are suspended.
  - ii. Breaching an undertaking to the Society.
  - iii. Failing to honour a financial obligation to the Society.
  - iv. Failing to maintain an investment authority or a report on an investment as required by the by-laws.
  - v. Failing to maintain financial records as required by the by-laws.
  - vi. Failing to respond to inquiries from the Society.
  - vii. Failing to co-operate with a person conducting an audit, investigation, review, search or seizure under Part II of the Act.
  - viii. Failing to pay costs awarded to the Society by the Hearing Panel or the Appeal Panel.
2. An application under subsection 34 (1) of the Act, if the parties to the application consent, in accordance with the rules of practice and procedure, to the application being heard by one member of the Hearing Panel.
3. An application under subsection 45 (1) of the Act.
4. An application under subsection 49.1 (4) of the Act.
5. An application under subsection 49.42 (1) of the Act, if the order giving rise to the application was made by one member of the Hearing Panel.
6. An application under subsection 49.42 (3) of the Act.
7. An application under subsection 49.43 (1) of the Act.

(2) If the chair of the Hearing Panel is required under subsection (1) to assign one member of the Panel to a hearing, the chair shall assign an elected benchler to the hearing.

(2) Si l'audience vise à établir le bien-fondé d'une requête présentée en vertu de l'article 34 ou 38 de la Loi :

- a) au moins un des membres affectés à l'audience aux termes du paragraphe (1) est un conseiller élu;
- b) au moins un des membres affectés à l'audience aux termes du paragraphe (1) est un conseiller non juriste.

(3) Le paragraphe (2) ne s'applique pas si le président du Comité d'audition est d'avis que le fait de se conformer au paragraphe (2) retarderait indûment l'audience.

(4) Le président du Comité d'audition ne peut affecter plus d'un conseiller à vie à une audience que tient le Comité.

(5) Le président du Comité d'audition ne peut affecter à une audience que tient le Comité plus d'un conseiller visé à l'article 14 de la Loi.

#### INSTANCES INSTRUITES PAR UN SEUL MEMBRE

2. (1) Sous réserve du paragraphe (3), le président du Comité d'audition affecte un seul membre du Comité à une audience visant à établir le bien-fondé de l'une ou l'autre des requêtes suivantes :

1. Une requête visée au paragraphe 34 (1) de la Loi qui vise à établir si un membre a contrevenu à l'article 33 de la Loi de l'une ou plusieurs des façons suivantes (mais d'aucune autre façon) :
  - i. Il a agi comme avocat, s'est présenté comme tel, s'est fait passé pour tel ou a pratiqué le droit en cette qualité pendant que ses droits et privilèges étaient suspendus.
  - ii. Il n'a pas respecté un engagement envers le Barreau.
  - iii. Il n'a pas honoré une obligation financière envers le Barreau.
  - iv. Il n'a pas conservé une autorisation de placement ou un rapport sur un placement comme l'exigent les règlements administratifs.
  - v. Il n'a pas conservé les registres financiers comme l'exigent les règlements administratifs.
  - vi. Il n'a pas répondu à des demandes de renseignements du Barreau.
  - vii. Il n'a pas collaboré avec la personne qui procède à une vérification, à une enquête, à une inspection, à une perquisition ou à une saisie aux termes de la partie II de la Loi.
  - viii. Il n'a pas payé les frais adjugés au Barreau par le Comité d'audition ou le Comité d'appel.
2. Une requête visée au paragraphe 34 (1) de la Loi, si les parties à la requête consentent, conformément aux règles de pratique et de procédure, à ce qu'elle soit entendue par un seul membre du Comité d'audition.
3. Une requête visée au paragraphe 45 (1) de la Loi.
4. Une requête visée au paragraphe 49.1 (4) de la Loi.
5. Une requête visée au paragraphe 49.42 (1) de la Loi, si l'ordonnance qui y donne lieu a été rendue par un seul membre du Comité d'audition.
6. Une requête visée au paragraphe 49.42 (3) de la Loi.
7. Une requête visée au paragraphe 49.43 (1) de la Loi.

(2) Si le président du Comité d'audition est tenu d'affecter un seul membre du Comité à une audience aux termes du paragraphe (1), il y affecte alors un conseiller élu.



(3) If one member of the Hearing Panel is assigned to a hearing under subsection (1), the member assigned to the hearing may, on motion by a party to the application or on his or her own motion, transfer the hearing to three members of the Panel assigned by the chair of the Panel, and subsections 1 (2) to (5) apply for that purpose.

(4) If a hearing is transferred under subsection (3) to three members of the Hearing Panel, the hearing shall begin anew.

#### MOTIONS IN PROCEEDINGS TO BE HEARD BY THREE MEMBERS

3. (1) This section applies to the hearing of motions in a proceeding in which the chair of the Hearing Panel is required by section 1 or subsection 2 (3) to assign three members of the Panel to the hearing to determine the merits of the proceeding.

(2) The chair of the Hearing Panel shall assign the same three members of the Panel who are to determine the merits of the proceeding to the hearing of a motion in the proceeding if the motion relates to any of the following matters:

1. The jurisdiction of the Hearing Panel to hear and determine the proceeding.
2. The jurisdiction of the Society to initiate the proceeding.
3. The exclusion of the public from all or part of a hearing.
4. Disclosure of particulars, documents or things from a person who is not a party to the proceeding.
5. The production of documents by a person who is a party to the proceeding, if the chair of the Hearing Panel is of the opinion that the motion will likely require the members of the Panel who hear the motion to examine some or all of the documents.
6. A stay of the proceeding.
7. The exclusion of witnesses from all or part of a hearing.
8. A constitutional issue.
9. A motion under subsection 39 (1) of the Act to require the member or student member who is the subject of the proceeding to be examined by one or more physicians or psychologists.
10. A motion made, with the consent of the parties, to deal in an application under section 34 of the Act with a matter that would otherwise have to be the subject of an application under section 38 of the Act.
11. A motion to which, in the opinion of the chair of the Hearing Panel, the *Mental Health Act* may apply.
12. A motion that is transferred under this section to the three members of the Panel who are to determine the merits of the proceeding.
13. Any matter that arises during the hearing of the merits of the proceeding.

(3) Subject to paragraphs 12 and 13 of subsection (2), the chair of the Hearing Panel shall assign three members of the Panel to the hearing of a motion in the proceeding, and is not required to assign any of the members who are to determine the merits of the proceeding, if the motion relates to any of the following matters:

1. The issue of whether two or more proceedings should be heard together.
2. Disclosure of particulars and things that are not documents from a party to the proceeding.
3. The production of documents by a party to the proceeding, if the chair of the Hearing Panel is of the opinion that the motion is not likely to require the members of the Panel who hear the motion to examine any of the documents.

(3) Si un seul membre du Comité d'audition est affecté à une audience aux termes du paragraphe (1), il peut, sur motion d'une partie à la requête ou de sa propre initiative, transférer l'audience à trois membres du Comité qu'y affecte le président, et les paragraphes 1 (2) à (5) s'appliquent alors à cette fin.

(4) L'audience qui est transférée en vertu du paragraphe (3) à trois membres du Comité d'audition constitue une nouvelle audience.

#### MOTIONS DANS LE CADRE DES INSTANCES INSTRUITES PAR TROIS MEMBRES

3. (1) Le présent article s'applique à l'audition de motions dans le cadre d'une instance dans laquelle le président du Comité d'audition est tenu par l'article 1 ou le paragraphe 2 (3) d'affecter trois membres du Comité à l'audience visant à établir le bien-fondé de l'instance.

(2) Le président du Comité d'audition affecte les trois mêmes membres du Comité qui doivent établir le bien-fondé de l'instance à l'audition d'une motion dans le cadre de l'instance si la motion porte sur l'une ou l'autre des questions suivantes :

1. La question de savoir si le Comité d'audition a compétence pour connaître de l'instance.
2. La question de savoir si le Barreau a compétence pour introduire l'instance.
3. L'exclusion du public de tout ou partie d'une audience.
4. La divulgation de renseignements, de documents ou de choses par une personne qui n'est pas partie à l'instance.
5. La production de documents par une personne qui est partie à l'instance, si le président du Comité d'audition est d'avis que la motion obligera vraisemblablement les membres du Comité qui l'entendent à examiner tout ou partie des documents.
6. La suspension de l'instance.
7. L'exclusion des témoins de tout ou partie d'une audience.
8. Une question constitutionnelle.
9. Une motion visée au paragraphe 39 (1) de la Loi en vue d'exiger que le membre ou le membre étudiant qui fait l'objet de l'instance soit examiné par un ou plusieurs médecins ou psychologues.
10. Une motion présentée, avec le consentement des parties, en vue de traiter, dans le cadre d'une requête visée à l'article 34 de la Loi, une question qui devrait autrement faire l'objet d'une requête visée à l'article 38 de la Loi.
11. Une motion à laquelle la *Loi sur la santé mentale* s'applique peut-être de l'avis du président du Comité d'audition.
12. Une motion transférée aux termes du présent article aux trois membres du Comité qui doivent établir le bien-fondé de l'instance.
13. Toute question soulevée pendant l'audience portant sur le bien-fondé de l'instance.

(3) Sous réserve des dispositions 12 et 13 du paragraphe (2), le président du Comité d'audition affecte trois membres du Comité à l'audition d'une motion dans le cadre de l'instance, et il n'est pas tenu d'y affecter un des membres qui doivent établir le bien-fondé de l'instance, si la motion porte sur l'une ou l'autre des questions suivantes :

1. La question de savoir si deux instances ou plus devraient être instruites simultanément.
2. La divulgation, par une partie à l'instance, de renseignements et de choses qui ne sont pas des documents.
3. La production de documents par une partie à l'instance, si le président du Comité d'audition est d'avis que la motion n'obligera vraisemblablement pas les membres du Comité qui l'entendent à examiner ces documents.

4. Adding a party to the proceeding or authorizing a person who is not a party to participate in a hearing.
5. Withdrawal of the counsel or agent for a party to the proceeding.
6. A request for an order prohibiting a party to the proceeding from making further motions in the proceeding without leave of the Hearing Panel.

(4) Subject to paragraphs 12 and 13 of subsection (2), the chair of the Hearing Panel shall assign one member of the Panel to the hearing of a motion in the proceeding, and is not required to assign any of the members who are to determine the merits of the proceeding, if the motion relates to any of the following matters:

1. The extension or abridgement of any time prescribed by the rules of practice and procedure or by a previous order of the Hearing Panel.
2. The place of hearing for the hearing of a motion or for the hearing of the merits of the proceeding.
3. The form of a hearing, including the issue of whether to hold an electronic hearing.
4. The holding of a pre-hearing conference or the terms on which a pre-hearing conference may be held.
5. The consequences of failure to comply with an interlocutory order made in the proceeding by one member of the Hearing Panel.

(5) Subject to paragraphs 12 and 13 of subsection (2), the chair of the Hearing Panel shall assign three members of the Panel to the hearing of a motion in the proceeding, and is not required to assign any of the members who are to determine the merits of the proceeding, if the motion is not described in subsection (2), (3) or (4).

(6) Despite subsection (5), if the parties to the motion agree, the chair of the Hearing Panel shall assign one member of the Panel to the hearing of a motion in the proceeding, and is not required to assign any of the members who are to determine the merits of the proceeding, if the motion is not described in subsection (2), (3) or (4).

(7) Despite subsection (4) and despite the agreement of the parties under subsection (6), the chair of the Hearing Panel may assign three members of the Panel to the hearing of a motion that is described in subsection (4) or to the hearing of a motion that is not described in subsection (2), (3) or (4) if the chair is of the opinion that the assignment of three members would facilitate the hearing of the motion together with another motion to which the chair is required to assign three members.

(8) If three members of the Hearing Panel other than the three members who are to determine the merits of the proceeding are assigned to the hearing of a motion, the members assigned to the hearing of the hearing of the motion may, on motion by a party to the motion or on their own motion, transfer the hearing to the three members of the Panel who are to determine the merits of the proceeding.

(9) If one member of the Hearing Panel is assigned to the hearing of a motion, the member assigned to the hearing may, on motion by a party to the motion or on his or her own motion, transfer the hearing to the three members of the Panel who are to determine the merits of the proceeding.

(10) If a motion that relates to the production of documents by a party to the proceeding is not assigned to the three members of the Hearing Panel who are to determine the merits of the proceeding and the members of the Panel who are assigned to hear the motion are of the opinion that some or all of the documents should be examined, the members of the Panel who are assigned to hear the motion shall transfer the hearing to the three members of the Panel who are to determine the merits of the proceeding.

4. La jonction d'une partie à l'instance ou l'autorisation d'une personne qui n'est pas une partie à prendre part à une audience.
5. Le retrait de l'avocat ou du représentant d'une partie à l'instance.
6. Une demande d'ordonnance interdisant à une partie à l'instance de présenter d'autres motions dans le cadre de l'instance sans l'autorisation du Comité d'audition.

(4) Sous réserve des dispositions 12 et 13 du paragraphe (2), le président du Comité d'audition affecte un seul membre du Comité à l'audition d'une motion dans le cadre de l'instance, et il n'est pas tenu d'y affecter un des membres qui doivent établir le bien-fondé de l'instance, si la motion porte sur l'une ou l'autre des questions suivantes :

1. La prorogation ou l'abrégement d'un délai que prescrivent les règles de pratique et de procédure ou une ordonnance antérieure du Comité d'audition.
2. Le lieu de l'audience portant sur une motion ou sur le bien-fondé de l'instance.
3. La forme d'une audience, y compris la question de savoir s'il faut tenir une audience électronique.
4. La tenue d'une conférence préparatoire à l'audience ou les conditions auxquelles une telle conférence peut être tenue.
5. Les conséquences de l'inobservation d'une ordonnance interlocutoire rendue dans le cadre de l'instance par un seul membre du Comité d'audition.

(5) Sous réserve des dispositions 12 et 13 du paragraphe (2), le président du Comité d'audition affecte trois membres du Comité à l'audition d'une motion dans le cadre de l'instance, et il n'est pas tenu d'y affecter un des membres qui doivent établir le bien-fondé de l'instance, s'il ne s'agit pas d'une motion visée au paragraphe (2), (3) ou (4).

(6) Malgré le paragraphe (5), si les parties à la motion y consentent, le président du Comité d'audition affecte un seul membre du Comité à l'audition d'une motion dans le cadre de l'instance, et il n'est pas tenu d'y affecter un des membres qui doivent établir le bien-fondé de l'instance, s'il ne s'agit pas d'une motion visée au paragraphe (2), (3) ou (4).

(7) Malgré le paragraphe (4) et malgré le consentement des parties visé au paragraphe (6), le président du Comité d'audition peut affecter trois membres du Comité à l'audition d'une motion visée au paragraphe (4) ou à l'audition d'une motion qui n'est pas visée au paragraphe (2), (3) ou (4) s'il est d'avis que l'affectation de trois membres faciliterait l'audition simultanée de la motion et d'une autre motion à laquelle il est tenu d'affecter trois membres.

(8) Si trois membres du Comité d'audition autres que les trois qui doivent établir le bien-fondé de l'instance sont affectés à l'audition d'une motion, ils peuvent, sur motion d'une partie à la motion ou de leur propre initiative, transférer l'audience aux membres qui doivent établir le bien-fondé de l'instance.

(9) Si un seul membre du Comité d'audition est affecté à l'audition d'une motion, il peut, sur motion d'une partie à la motion ou de sa propre initiative, transférer l'audience aux trois membres du Comité qui doivent établir le bien-fondé de l'instance.

(10) Si l'audition d'une motion qui porte sur la production de documents par une partie à l'instance n'est pas affectée aux trois membres du Comité d'audition qui doivent établir le bien-fondé de l'instance et que les membres du Comité qui y sont affectés sont d'avis que tout ou partie des documents devraient être examinés, les membres qui sont affectés à l'audition de la motion transfèrent l'audience aux trois membres du Comité qui doivent établir le bien-fondé de l'instance.



(11) If a motion is not assigned to the three members of the Hearing Panel who are to determine the merits of the proceeding and the member or members of the Panel who are assigned to hear the motion are of the opinion that the *Mental Health Act* may apply to the motion, the member or members of the Panel who are assigned to hear the motion shall transfer the hearing to the three members of the Panel who are to determine the merits of the proceeding.

(12) If a hearing is transferred under subsection (8), (9), (10) or (11), the hearing shall begin anew.

(13) If three members of the Hearing Panel are assigned to the hearing of a motion under this section, subsections 1 (4) and (5) apply.

MOTIONS IN PROCEEDINGS TO BE HEARD  
BY ONE MEMBER

4. (1) This section applies to the hearing of motions in a proceeding in which the chair of the Hearing Panel is required by section 2 to assign one member of the Panel to the hearing to determine the merits of the proceeding.

(2) The chair of the Hearing Panel shall assign three members of the Panel to the hearing of a motion in the proceeding for an interlocutory order suspending the rights and privileges of a member or student member or restricting the manner in which a member may practise law.

(3) The chair of the Hearing Panel shall assign the member of the Panel who is to determine the merits of the proceeding to the hearing of a motion in the proceeding if the motion relates to any of the following matters:

1. The jurisdiction of the Hearing Panel to hear and determine the proceeding.
2. The jurisdiction of the Society to initiate the proceeding.
3. The exclusion of the public from all or part of a hearing.
4. Disclosure of particulars, documents or things from a person who is not a party to the proceeding.
5. The production of documents by a person who is a party to the proceeding, if the chair of the Hearing Panel is of the opinion that the motion will likely require the member of the Panel who hears the motion to examine some or all of the documents.
6. A stay of the proceeding.
7. The exclusion of witnesses from all or part of a hearing.
8. A constitutional issue.
9. A motion to which, in the opinion of the chair of the Hearing Panel, the *Mental Health Act* may apply.
10. A motion that is transferred under this section to the member of the Panel who is to determine the merits of the proceeding.
11. Any matter that arises during the hearing of the merits of the proceeding.

(4) The chair of the Hearing Panel shall assign one member of the Panel to the hearing of a motion in the proceeding, and is not required to assign the member who is to determine the merits of the proceeding, if the motion is not described in subsection (2) or (3).

(5) If a member of the Hearing Panel other than the member who is to determine the merits of the proceeding is assigned under subsection (4) to the hearing of a motion, the member assigned to the hearing may, on motion by a party to the motion or on his or her own motion, transfer the hearing to the member who is to determine the merits of the proceeding.

(11) Si l'audition d'une motion n'est pas affectée aux trois membres du Comité d'audition qui doivent établir le bien-fondé de l'instance et que le ou les membres du Comité qui y sont affectés sont d'avis que la *Loi sur la santé mentale* s'applique peut-être à la motion, le ou les membres qui sont affectés à l'audition de la motion transfèrent l'audience aux trois membres du Comité qui doivent établir le bien-fondé de l'instance.

(12) L'audience qui est transférée aux termes du paragraphe (8), (9), (10) ou (11) constitue une nouvelle audience.

(13) Si trois membres du Comité d'audition sont affectés à l'audition d'une motion aux termes du présent article, les paragraphes 1 (4) et (5) s'appliquent.

MOTIONS DANS LE CADRE DES INSTANCES INSTRUITES  
PAR UN SEUL MEMBRE

4. (1) Le présent article s'applique à l'audition des motions dans le cadre d'une instance dans laquelle le président du Comité d'audition est tenu par l'article 2 d'affecter un seul membre du Comité à l'audience visant à établir le bien-fondé de l'instance.

(2) Le président du Comité d'audition affecte trois membres du Comité à l'audition d'une motion présentée dans le cadre de l'instance en vue d'obtenir une ordonnance interlocutoire suspendant les droits et privilèges d'un membre ou d'un membre étudiant ou limitant la façon dont le membre peut pratiquer le droit.

(3) Le président du Comité d'audition affecte le membre du Comité qui doit établir le bien-fondé de l'instance à l'audition d'une motion dans le cadre de l'instance si la motion porte sur l'une ou l'autre des questions suivantes :

1. La question de savoir si le Comité d'audition a compétence pour connaître de l'instance.
2. La question de savoir si le Barreau a compétence pour introduire l'instance.
3. L'exclusion du public de tout ou partie d'une audience.
4. La divulgation de renseignements, de documents ou de choses par une personne qui n'est pas partie à l'instance.
5. La production de documents par une personne qui est partie à l'instance, si le président du Comité d'audition est d'avis que la motion obligera vraisemblablement le membre du Comité qui l'entend à examiner tout ou partie des documents.
6. La suspension de l'instance.
7. L'exclusion des témoins de tout ou partie d'une audience.
8. Une question constitutionnelle.
9. Une motion à laquelle la *Loi sur la santé mentale* s'applique peut-être de l'avis du président du Comité d'audition.
10. Une motion transférée aux termes du présent article au membre du Comité qui doit établir le bien-fondé de l'instance.
11. Toute question soulevée pendant l'audience portant sur le bien-fondé de l'instance.

(4) Le président du Comité d'audition affecte un seul membre du Comité à l'audition d'une motion dans le cadre de l'instance, et il n'est pas tenu d'y affecter le membre qui doit établir le bien-fondé de l'instance, s'il ne s'agit pas d'une motion visée au paragraphe (2) ou (3).

(5) Si un membre du Comité d'audition autre que celui qui doit établir le bien-fondé de l'instance est affecté aux termes du paragraphe (4) à l'audition d'une motion, il peut, sur motion d'une partie à la motion ou de sa propre initiative, transférer l'audience au membre qui doit établir le bien-fondé de l'instance.



(6) Despite subsections (3), (4) and (5), the chair of the Hearing Panel may assign three members of the Panel to the hearing of a motion if the chair is of the opinion that the assignment of three members would facilitate the hearing of the motion together with a motion to which the chair is required by subsection (2) to assign three members.

(7) If a motion that relates to the production of documents by a party to the proceeding is not assigned to the member of the Hearing Panel who is to determine the merits of the proceeding and the member of the Panel who is assigned to hear the motion is of the opinion that some or all of the documents should be examined, the member of the Panel who is assigned to hear the motion shall transfer the hearing to the member of the Panel who is to determine the merits of the proceeding.

(8) If a motion is not assigned to the member of the Hearing Panel who is to determine the merits of the proceeding and the member of the Panel who is assigned to hear the motion is of the opinion that the *Mental Health Act* may apply to the motion, the member of the Panel who is assigned to hear the motion shall transfer the hearing to the member of the Panel who is to determine the merits of the proceeding.

(9) If a hearing is transferred under subsection (5), (7) or (8) to the member of the Hearing Panel who is to determine the merits of the proceeding, the hearing shall begin anew.

#### MOTIONS IN INTENDED PROCEEDINGS

5. Despite sections 3 and 4, the chair of the Hearing Panel shall assign three members of the Panel, and is not required to assign any of the members who are to determine the merits of the proceeding, to the hearing of all motions in an intended proceeding.

#### COMMENCEMENT

6. This Regulation comes into force on February 1, 1999.

LAW SOCIETY OF UPPER CANADA:

HARVEY T. STROSBERG  
*Treasurer*

RICHARD TINSLEY  
*Secretary*

Dated on January 21, 1999.

7/99

#### ONTARIO REGULATION 31/99

made under the  
**LAW SOCIETY ACT**

Made: January 21, 1999  
Approved: January 27, 1999  
Filed: January 28, 1999

#### COMPLAINTS RESOLUTION COMMISSIONER

1. (1) When a vacancy exists in the office of Complaints Resolution Commissioner, a committee shall be established to be known in English as the Complaints Resolution Commissioner Selection Committee and in French as Comité de sélection du commissaire au règlement des plaintes.

(2) The Committee shall be composed of,

(6) Malgré les paragraphes (3), (4) et (5), le président du Comité d'audition peut affecter trois membres du Comité à l'audition d'une motion s'il est d'avis que l'affectation de trois membres faciliterait l'audition simultanée de la motion et d'une motion à laquelle il est tenu par le paragraphe (2) d'affecter trois membres.

(7) Si l'audition d'une motion qui porte sur la production de documents par une partie à l'instance n'est pas affectée au membre du Comité d'audition qui doit établir le bien-fondé de l'instance et que le membre du Comité qui y est affecté est d'avis que tout ou partie des documents devraient être examinés, le membre qui est affecté à l'audition de la motion transfère l'audience au membre du Comité qui doit établir le bien-fondé de l'instance.

(8) Si l'audition d'une motion n'est pas affectée au membre du Comité d'audition qui doit établir le bien-fondé de l'instance et que le membre du Comité qui y est affecté est d'avis que la *Loi sur la santé mentale* s'applique peut-être à la motion, le membre qui est affecté à l'audition de la motion transfère l'audience au membre du Comité qui doit établir le bien-fondé de l'instance.

(9) L'audience qui est transférée aux termes du paragraphe (5), (7) ou (8) au membre du Comité d'audition qui doit établir le bien-fondé de l'instance constitue une nouvelle audience.

#### MOTIONS DANS LE CADRE DES INSTANCES ENVISAGÉES

5. Malgré les articles 3 et 4, le président du Comité d'audition affecte trois membres du Comité, et il n'est pas tenu d'y affecter un des membres qui doivent établir le bien-fondé de l'instance, à l'audition de toutes les motions dans le cadre d'une instance envisagée.

#### ENTRÉE EN VIGUEUR

6. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.

BARREAU DU HAUT-CANADA:

HARVEY T. STROSBERG  
*Trésorier*

RICHARD TINSLEY  
*Secrétaire*

Fait le 21 janvier 1999.

#### RÈGLEMENT DE L'ONTARIO 31/99

pris en application de la  
**LOI SUR LE BARREAU**

pris le 21 janvier 1999  
approuvé le 27 janvier 1999  
déposé le 28 janvier 1999

#### COMMISSAIRE AU RÈGLEMENT DES PLAINTES

1. (1) Lorsque le poste de commissaire au règlement des plaintes est vacant, est constitué un comité appelé en français Comité de sélection du commissaire au règlement des plaintes et en anglais Complaints Resolution Commissioner Selection Committee.

(2) Le Comité se compose :

- (a) the Attorney General or a person the Attorney General appoints as his or her representative on the Committee;
- (b) the Treasurer or a person the Treasurer appoints as his or her representative on the Committee; and
- (c) a lay benchler appointed by Convocation, who shall be the chair of the Committee.

(3) A person appointed under subsection (2) ceases to hold office when the Complaints Resolution Commissioner is appointed.

(4) The function of the Committee is to make recommendations to Convocation for the appointment of a person as Complaints Resolution Commissioner.

(5) The Committee shall perform its function in the following manner:

1. Subject to paragraph 4, the Committee shall advertise the vacancy in the office of Complaints Resolution Commissioner and shall review all applications received by the Committee.
2. The Committee shall conduct the advertising and review process in accordance with criteria established by the Committee, including criteria relating to the assessment of applicants' professional excellence, community awareness and personal characteristics.
3. The Committee shall give Convocation a ranked list of at least two applicants the Committee recommends for appointment as Complaints Resolution Commissioner, with brief supporting reasons.
4. If Convocation is of the opinion that there is not enough time to advertise the vacancy, the Committee may review and make recommendations based on applications submitted at the time of a previous vacancy.

2. (1) Convocation shall not appoint a person as Complaints Resolution Commissioner unless the appointment is recommended by the Complaints Resolution Commissioner Selection Committee.

(2) If the Committee gives Convocation a list of persons it recommends for appointment, Convocation may require the Committee to give Convocation a list of additional persons who are recommended by the Committee for appointment.

(3) Convocation shall consider the Committee's recommendations in the absence of the public.

3. This Regulation does not apply if Convocation reappoints the Complaints Resolution Commissioner under subsection 49.14 (3) of the Act.

**4. This Regulation comes into force on February 1, 1999.**

LAW SOCIETY OF UPPER CANADA:

HARVEY T. STROSBURG  
*Treasurer*

RICHARD TINSLEY  
*Secretary*

Dated on January 21, 1999.

- a) du procureur général ou d'une personne qu'il nomme pour le représenter au Comité;
- b) du trésorier ou d'une personne qu'il nomme pour le représenter au Comité;
- c) d'un conseiller non juriste que nomme le Conseil et qui préside le Comité.

(3) Le mandat d'une personne nommée aux termes du paragraphe (2) prend fin lorsque le commissaire au règlement des plaintes est nommé.

(4) La mission du Comité est de faire des recommandations au Conseil en vue de la nomination du commissaire au règlement des plaintes.

(5) Le Comité remplit sa mission de la façon suivante :

1. Sous réserve de la disposition 4, le Comité annonce le poste de commissaire au règlement des plaintes et examine toutes les demandes qu'il reçoit.
2. Le Comité procède à l'annonce et à l'examen des demandes conformément aux critères qu'il a établis, notamment en ce qui concerne l'évaluation de l'excellence professionnelle, la connaissance des questions communautaires et les caractéristiques personnelles des candidats.
3. Le Comité remet au Conseil une liste, selon un ordre de préférence, d'au moins deux candidats dont il recommande la nomination au poste de commissaire au règlement des plaintes, qu'il accompagne d'un bref exposé des raisons à l'appui de ses recommandations.
4. Si le Conseil est d'avis qu'il n'y a pas assez de temps pour annoncer le poste vacant, le Comité peut examiner les demandes reçues à la suite d'une vacance antérieure et faire des recommandations à leur égard.

2. (1) Le Conseil ne peut nommer une personne commissaire au règlement des plaintes que si elle est recommandée par le Comité de sélection du commissaire au règlement des plaintes.

(2) Si le Comité remet au Conseil une liste de personnes dont il recommande la nomination, le Conseil peut demander au Comité de lui remettre une liste où figure le nom d'autres personnes dont il recommande la nomination.

(3) Le Conseil examine les recommandations du Comité à huis clos.

3. Le présent règlement ne s'applique pas si le Conseil renouvelle le mandat du commissaire au règlement des plaintes aux termes du paragraphe 49.14 (3) de la Loi.

**4. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.**

BARREAU DU HAUT-CANADA:

HARVEY T. STROSBURG  
*Trésorier*

RICHARD TINSLEY  
*Secrétaire*

Fait le 21 janvier 1999.

**ONTARIO REGULATION 32/99**  
made under the  
**LAW SOCIETY ACT**

Made: January 21, 1999  
Approved: January 27, 1999  
Filed: January 28, 1999

Amending Reg. 708 of R.R.O. 1990  
(General)

Note: Regulation 708 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. The title to Regulation 708 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

**COUNTY AND DISTRICT LAW ASSOCIATIONS**

2. Sections 1 to 23 of the Regulation are revoked.
3. Section 36 of the Regulation is revoked.
4. This Regulation comes into force on February 1, 1999.

LAW SOCIETY OF UPPER CANADA:

HARVEY T. STROSBERG  
*Treasurer*

RICHARD TINSLEY  
*Secretary*

Dated on January 21, 1999.

7/99

**ONTARIO REGULATION 33/99**  
made under the  
**ONTARIO WORKS ACT, 1997**

Made: January 14 1999  
Filed: January 28, 1999

Amending O. Reg. 136/98  
(Designation of Geographic Areas and Delivery Agents)

Note: Ontario Regulation 136/98 has previously been amended by Ontario Regulations 279/98, 544/98 and 545/98.

1. Schedule 1 to Ontario Regulation 136/98 is revoked and the following substituted:

**Schedule 1**

ITEM	GEOGRAPHIC AREAS	DELIVERY AGENTS
1.	City of Toronto	City of Toronto
2.	Regional Municipality of Durham	Regional Municipality of Durham
3.	Regional Municipality of Haldimand-Norfolk	Regional Municipality of Haldimand-Norfolk

**RÈGLEMENT DE L'ONTARIO 32/99**  
pris en application de la  
**LOI SUR LE BARREAU**

pris le 21 janvier 1999  
approuvé le 27 janvier 1999  
déposé le 28 janvier 1999

modifiant le Règl. 708 des R.R.O. de 1990  
(Dispositions générales)

Remarque : Le Règlement 708 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997

1. Le titre du Règlement 708 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

**ASSOCIATIONS D'AVOCATS DE COMTÉ  
ET DE DISTRICT**

2. Les articles 1 à 23 du Règlement sont abrogés.
3. L'article 36 du Règlement est abrogé.
4. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.

BARREAU DU HAUT-CANADA :

HARVEY T. STROSBERG  
*Trésorier*

RICHARD TINSLEY  
*Secrétaire*

Fait le 21 janvier 1999.

**RÈGLEMENT DE L'ONTARIO 33/99**  
pris en application de la  
**LOI DE 1997 SUR LE PROGRAMME  
ONTARIO AU TRAVAIL**

pris le 14 janvier 1999  
déposé le 28 janvier 1999

modifiant le Règl. de l'Ont. 136/98  
(Désignation de zones géographiques et d'agents de prestation des services)

Remarque : Le Règlement de l'Ontario 136/98 a été modifié antérieurement par les Règlements de l'Ontario 279/98, 544/98 et 545/98.

1. L'annexe 1 du Règlement de l'Ontario 136/98 est abrogée et remplacée par ce qui suit :

**Annexe 1**

NUMÉRO	ZONES GÉOGRAPHIQUES	AGENTS DE PRESTATION DES SERVICES
1.	Cité de Toronto	Cité de Toronto
2.	Municipalité régionale de Durham	Municipalité régionale de Durham
3.	Municipalité régionale de Haldimand-Norfolk	Municipalité régionale de Haldimand-Norfolk



ITEM	GEOGRAPHIC AREAS	DELIVERY AGENTS
4.	Regional Municipality of Halton	Regional Municipality of Halton
5.	Regional Municipality of Hamilton-Wentworth	Regional Municipality of Hamilton-Wentworth
6.	Regional Municipality of Niagara	Regional Municipality of Niagara
7.	Regional Municipality of Ottawa-Carleton	Regional Municipality of Ottawa-Carleton
8.	Regional Municipality of Peel	Regional Municipality of Peel
9.	Regional Municipality of Waterloo	Regional Municipality of Waterloo
10.	Regional Municipality of York	Regional Municipality of York
11.	District Municipality of Muskoka	District Municipality of Muskoka
12.	County of Brant and City of Brantford	City of Brantford
13.	County of Bruce	County of Bruce
14.	Municipality of Chatham-Kent	Municipality of Chatham-Kent
15.	County of Dufferin	County of Dufferin
16.	County of Elgin	County of Elgin
17.	City of St. Thomas	City of St. Thomas
18.	County of Essex	County of Essex
19.	Township of Pelee	Township of Pelee
20.	City of Windsor	City of Windsor
21.	Frontenac Management Board and City of Kingston	City of Kingston
22.	County of Grey and City of Owen Sound	County of Grey
23.	County of Haliburton	County of Haliburton
24.	County of Hastings, City of Belleville and City of Quinte West	County of Hastings
25.	County of Huron	County of Huron
26.	County of Lambton	County of Lambton
27.	County of Lanark and Town of Smith Falls	County of Lanark
28.	United Counties of Leeds and Grenville, City of Brockville, Town of Gananoque and Town of Prescott	United Counties of Leeds and Grenville
29.	County of Lennox and Addington and County of Prince Edward	County of Lennox and Addington
30.	County of Middlesex	County of Middlesex
31.	City of London	City of London

NUMÉRO	ZONES GÉOGRAPHIQUES	AGENTS DE PRESTATION DES SERVICES
4.	Municipalité régionale de Halton	Municipalité régionale de Halton
5.	Municipalité régionale de Hamilton-Wentworth	Municipalité régionale de Hamilton-Wentworth
6.	Municipalité régionale de Niagara	Municipalité régionale de Niagara
7.	Municipalité régionale d'Ottawa-Carleton	Municipalité régionale d'Ottawa-Carleton
8.	Municipalité régionale de Peel	Municipalité régionale de Peel
9.	Municipalité régionale de Waterloo	Municipalité régionale de Waterloo
10.	Municipalité régionale de York	Municipalité régionale de York
11.	Municipalité de district de Muskoka	Municipalité de district de Muskoka
12.	Comté de Brant et Cité de Brantford	Cité de Brantford
13.	Comté de Bruce	Comté de Bruce
14.	Municipalité de Chatham-Kent	Municipalité de Chatham-Kent
15.	Comté de Dufferin	Comté de Dufferin
16.	Comté d'Elgin	Comté d'Elgin
17.	Cité de St. Thomas	Cité de St. Thomas
18.	Comté d'Essex	Comté d'Essex
19.	Canton de Pelee	Canton de Pelee
20.	Cité de Windsor	Cité de Windsor
21.	Conseil de gestion de Frontenac et Cité de Kingston	Cité de Kingston
22.	Comté de Grey et Cité d'Owen Sound	Comté de Grey
23.	Comté de Haliburton	Comté de Haliburton
24.	Comté de Hastings, Cité de Belleville et Cité de Quinte West	Comté de Hastings
25.	Comté de Huron	Comté de Huron
26.	Comté de Lambton	Comté de Lambton
27.	Comté de Lanark et Ville de Smith Falls	Comté de Lanark
28.	Comtés unis de Leeds et Grenville, Cité de Brockville, Ville de Gananoque et Ville de Prescott	Comtés unis de Leeds et Grenville
29.	Comté de Lennox et Addington et Comté de Prince Edward	Comté de Lennox et Addington
30.	Comté de Middlesex	Comté de Middlesex
31.	Cité de London	Cité de London

ITEM	GEOGRAPHIC AREAS	DELIVERY AGENTS
32.	County of Northumberland	County of Northumberland
33.	County of Oxford	County of Oxford
34.	County of Perth, City of Stratford and Town of St. Marys	City of Stratford
35.	County of Peterborough and City of Peterborough	City of Peterborough
36.	County of Prescott and Russell	County of Prescott and Russell
37.	County of Renfrew, including the City of Pembroke	County of Renfrew
38.	County of Simcoe	County of Simcoe
39.	City of Barrie	City of Barrie
40.	City of Orillia	City of Orillia
41.	County of Stormont, Dundas and Glengarry	County of Stormont, Dundas and Glengarry
42.	City of Cornwall	City of Cornwall
43.	County of Victoria	County of Victoria
44.	County of Wellington and City of Guelph	County of Wellington
45.	The district described in Ontario Regulation 278/98 for the District of Algoma Social Services Administration Board	District of Algoma Social Services Administration Board
46.	The district described in Ontario Regulation 278/98 for the District of Sault Ste. Marie Social Services Administration Board	District of Sault Ste. Marie Social Services Administration Board
47.	The district described in Ontario Regulation 278/98 for the District of Cochrane Social Services Administration Board	District of Cochrane Social Services Administration Board
48.	City of Dryden	City of Dryden
49.	Township of Machin	Township of Machin
50.	Town of Kenora	Town of Kenora
51.	Town of Keewatin	Town of Keewatin
52.	Town of Jaffray Melick	Town of Jaffray Melick
53.	Township of Sioux Narrows	Township of Sioux Narrows
54.	Town of Sioux Lookout	Town of Sioux Lookout
55.	Township of Ignace	Township of Ignace

NUMÉRO	ZONES GÉOGRAPHIQUES	AGENTS DE PRESTATION DES SERVICES
32.	Comté de Northumberland	Comté de Northumberland
33.	Comté d'Oxford	Comté d'Oxford
34.	Comté de Perth, Cité de Stratford et Ville de St. Marys	Cité de Stratford
35.	Comté de Peterborough et Cité de Peterborough	Cité de Peterborough
36.	Comté de Prescott et Russell	Comté de Prescott et Russell
37.	Comté de Renfrew, y compris la Cité de Pembroke	Comté de Renfrew
38.	Comté de Simcoe	Comté de Simcoe
39.	Cité de Barrie	Cité de Barrie
40.	Cité d'Orillia	Cité d'Orillia
41.	Comté de Stormont, Dundas et Glengarry	Comté de Stormont, Dundas et Glengarry
42.	Cité de Cornwall	Cité de Cornwall
43.	Comté de Victoria	Comté de Victoria
44.	Comté de Wellington et Cité de Guelph	Comté de Wellington
45.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district d'Algoma	Conseil d'administration des services sociaux du district d'Algoma
46.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Sault Ste. Marie	Conseil d'administration des services sociaux du district de Sault Ste. Marie
47.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Cochrane	Conseil d'administration des services sociaux du district de Cochrane
48.	Cité de Dryden	Cité de Dryden
49.	Canton de Machin	Canton de Machin
50.	Ville de Kenora	Ville de Kenora
51.	Ville de Keewatin	Ville de Keewatin
52.	Ville de Jaffray Melick	Ville de Jaffray Melick
53.	Canton de Sioux Narrows	Canton de Sioux Narrows
54.	Ville de Sioux Lookout	Ville de Sioux Lookout
55.	Canton d'Ignace	Canton d'Ignace

ITEM	GEOGRAPHIC AREAS	DELIVERY AGENTS
56.	Township of Red Lake	Township of Red Lake
57.	Township of Golden	Township of Golden
58.	Township of Ear Falls	Township of Ear Falls
59.	Township of Pickle Lake	Township of Pickle Lake
60.	Town of Gore Bay	Town of Gore Bay
61.	Town of Northeastern Manitoulin and The Islands	Town of Northeastern Manitoulin and The Islands
62.	Township of Assiginack	Township of Assiginack
63.	Township of Barrie Island	Township of Barrie Island
64.	Township of Billings	Township of Billings
65.	Township of Burpee and Mills	Township of Burpee and Mills
66.	Township of Central Manitoulin	Township of Central Manitoulin
67.	Township of Cockburn Island	Township of Cockburn Island
68.	Township of Gordon	Township of Gordon
69.	Township of Rutherford and George Island	Township of Rutherford and George Island
70.	Township of Tehkummah	Township of Tehkummah
71.	The district described in Ontario Regulation 278/98 for the District of Nipissing Social Services Administration Board	District of Nipissing Social Services Administration Board
72.	The district described in Ontario Regulation 278/98 for the District of Parry Sound Social Services Administration Board	District of Parry Sound Social Services Administration Board
73.	The district described in Ontario Regulation 278/98 for the District of Rainy River Social Services Administration Board	District of Rainy River Social Services Administration Board
74.	The district described in Ontario Regulation 278/98 for the District of Sudbury Social Services Administration Board	District of Sudbury Social Services Administration Board
75.	City of Thunder Bay	City of Thunder Bay
76.	Town of Geraldton	Town of Geraldton
77.	Town of Longlac	Town of Longlac
78.	Township of Beardmore	Township of Beardmore

NUMÉRO	ZONES GÉOGRAPHIQUES	AGENTS DE PRESTATION DES SERVICES
56.	Canton de Red Lake	Canton de Red Lake
57.	Canton de Golden	Canton de Golden
58.	Canton d'Ear Falls	Canton d'Ear Falls
59.	Canton de Pickle Lake	Canton de Pickle Lake
60.	Ville de Gore Bay	Ville de Gore Bay
61.	Ville de Northeastern Manitoulin and The Islands	Ville de Northeastern Manitoulin and The Islands
62.	Canton d'Assiginack	Canton d'Assiginack
63.	Canton de Barrie Island	Canton de Barrie Island
64.	Canton de Billings	Canton de Billings
65.	Canton de Burpee et Mills	Canton de Burpee et Mills
66.	Canton de Central Manitoulin	Canton de Central Manitoulin
67.	Canton de Cockburn Island	Canton de Cockburn Island
68.	Canton de Gordon	Canton de Gordon
69.	Canton de Rutherford et George Island	Canton de Rutherford et George Island
70.	Canton de Tehkummah	Canton de Tehkummah
71.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Nipissing	Conseil d'administration des services sociaux du district de Nipissing
72.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Parry Sound	Conseil d'administration des services sociaux du district de Parry Sound
73.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Rainy River	Conseil d'administration des services sociaux du district de Rainy River
74.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Sudbury	Conseil d'administration des services sociaux du district de Sudbury
75.	Cité de Thunder Bay	Cité de Thunder Bay
76.	Ville de Geraldton	Ville de Geraldton
77.	Ville de Longlac	Ville de Longlac
78.	Canton de Beardmore	Canton de Beardmore



ITEM	GEOGRAPHIC AREAS	DELIVERY AGENTS
79.	Township of Nakina	Township of Nakina
80.	Town of Marathon	Town of Marathon
81.	Township of Conmee	Township of Conmee
82.	Township of Dorion	Township of Dorion
83.	Township of Gillies	Township of Gillies
84.	Township of Neebing	Township of Neebing
85.	Township of Nipigon	Township of Nipigon
86.	Township of O'Connor	Township of O'Connor
87.	Township of Oliver Paipoonge	Township of Oliver Paipoonge
88.	Township of Schreiber	Township of Schreiber
89.	Township of Terrace Bay	Township of Terrace Bay
90.	Township of Shuniah	Township of Shuniah
91.	Township of Manitouwadge	Township of Manitouwadge
92.	Township of Red Rock	Township of Red Rock
93.	The district described in Ontario Regulation 278/98 for the District of Timiskaming Social Services Administration Board	District of Timiskaming Social Services Administration Board

NUMÉRO	ZONES GÉOGRAPHIQUES	AGENTS DE PRESTATION DES SERVICES
79.	Canton de Nakina	Canton de Nakina
80.	Ville de Marathon	Ville de Marathon
81.	Canton de Conmee	Canton de Conmee
82.	Canton de Dorion	Canton de Dorion
83.	Canton de Gillies	Canton de Gillies
84.	Canton de Neebing	Canton de Neebing
85.	Canton de Nipigon	Canton de Nipigon
86.	Canton d'O'Connor	Canton d'O'Connor
87.	Canton d'Oliver Paipoonge	Canton d'Oliver Paipoonge
88.	Canton de Schreiber	Canton de Schreiber
89.	Canton de Terrace Bay	Canton de Terrace Bay
90.	Canton de Shuniah	Canton de Shuniah
91.	Canton de Manitouwadge	Canton de Manitouwadge
92.	Canton de Red Rock	Canton de Red Rock
93.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Timiskaming	Conseil d'administration des services sociaux du district de Timiskaming

**2. This Regulation comes into force on February 1, 1999.**

JANET ECKER  
*Minister of Community and Social Services*

Dated on January 14, 1999.

7/99

**2. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.**

JANET ECKER  
*Ministre des Services sociaux et communautaires*

Fait le 14 janvier 1999.

**ONTARIO REGULATION 34/99**  
made under the  
**ONTARIO WORKS ACT, 1997**

Made: January 27, 1999  
Filed: January 28, 1999

Amending O. Reg. 135/98  
(Administration and Cost Sharing)

Note: Ontario Regulation 135/98 has previously been amended by Ontario Regulations 228/98, 274/98, 548/98 and 549/98.

1. (1) Subsection 7 (1) of Ontario Regulation 135/98 is amended by striking out the portion before clause (a) and substituting the following:

**RÈGLEMENT DE L'ONTARIO 34/99**  
pris en application de la  
**LOI DE 1997 SUR LE PROGRAMME**  
**ONTARIO AU TRAVAIL**

pris le 27 janvier 1999  
déposé le 28 janvier 1999

modifiant le Règl. de l'Ont. 135/98  
(Administration et partage des coûts)

Remarque : Le Règlement de l'Ontario 135/98 a été modifié antérieurement par les Règlements de l'Ontario 228/98, 274/98, 548/98 et 549/98.

1. (1) Le paragraphe 7 (1) du Règlement de l'Ontario 135/98 est modifié par substitution de ce qui suit au passage précédant l'alinéa a) :

(1) Subject to subsections (2), (2.1) and (3), the subsidy payable by Ontario to a delivery agent shall be equal to the sum of,

**(2) Section 7 of the Regulation is amended by adding the following subsection:**

(2.1) If a delivery agent's geographic area includes territory without municipal organization, the subsidy payable by Ontario to the delivery agent shall be equal to the sum of,

- (a) 80 per cent of the assistance costs incurred by the delivery agent in respect of assistance provided in a municipality;
- (b) 100 per cent of the assistance costs incurred by the delivery agent in respect of assistance provided in territory without municipal organization;
- (c) if the delivery agent employs a full-time administrator,
  - (i) 50 per cent of the delivery agent's reasonable cost of administration in respect of assistance provided in a municipality, as approved by the Director, and
  - (ii) 100 per cent of the delivery agent's reasonable cost of administration in respect of assistance provided in territory without municipal organization, as approved by the Director;
- (d) 50 per cent of the delivery agent's reasonable costs of staff training in respect of assistance provided in a municipality, as approved by the Director; and
- (e) 100 per cent of the delivery agent's reasonable costs of staff training in respect of assistance provided in territory without municipal organization, as approved by the Director.

**2. This Regulation comes into force on February 1, 1999.**

(1) Sous réserve des paragraphes (2), (2.1) et (3), le subside payable par l'Ontario à un agent de prestation des services est égal à la somme des montants suivants :

**(2) L'article 7 du Règlement est modifié par adjonction du paragraphe suivant:**

(2.1) Si la zone géographique d'un agent de prestation des services comprend un territoire non érigé en municipalité, le subside payable par l'Ontario à l'agent est égal à la somme des montants suivants :

- a) 80 pour cent des coûts de l'aide engagés par l'agent de prestation des services à l'égard de l'aide fournie dans une municipalité;
- b) 100 pour cent des coûts de l'aide engagés par l'agent de prestation des services à l'égard de l'aide fournie dans un territoire non érigé en municipalité;
- c) si l'agent de prestation des services emploie un administrateur à plein temps :
  - (i) d'une part, 50 pour cent des coûts d'administration raisonnables engagés par l'agent de prestation des services à l'égard de l'aide fournie dans une municipalité et approuvés par le directeur,
  - (ii) d'autre part, 100 pour cent des coûts d'administration raisonnables engagés par l'agent de prestation des services à l'égard de l'aide fournie dans un territoire non érigé en municipalité et approuvés par le directeur;
- d) 50 pour cent des coûts raisonnables de formation du personnel engagés par l'agent de prestation des services à l'égard de l'aide fournie dans une municipalité et approuvés par le directeur;
- e) 100 pour cent des coûts raisonnables de formation du personnel engagés par l'agent de prestation des services à l'égard de l'aide fournie dans un territoire non érigé en municipalité et approuvés par le directeur.

**2. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.**

7/99

**ONTARIO REGULATION 35/99**  
made under the  
**SOCIAL ASSISTANCE REFORM ACT, 1997**

Made: January 27, 1999  
Filed: January 28, 1999

Amending O. Reg. 137/98  
(Transition from General Welfare Assistance and  
Family Benefits to Ontario Works)

Note: Ontario Regulation 137/98 has previously been amended by Ontario Regulations 229/98, 276/98, 550/98 and 551/98.

**1. Subsection 23 (2) of Ontario Regulation 137/98 is revoked and the following substituted:**

(2) The amount payable to Ontario by a delivery agent that is not in the Greater Toronto Area shall be equal to the sum of,

- (a) 20 per cent of the cost of assistance provided by or on behalf of Ontario to persons who reside within municipalities in the delivery agent's geographic area; and

**RÈGLEMENT DE L'ONTARIO 35/99**  
pris en application de la  
**LOI DE 1997 SUR LA RÉFORME DE L'AIDE SOCIALE**

pris le 27 janvier 1999  
déposé le 28 janvier 1999

modifiant le Règl. de l'Ont. 137/98  
(Transition de l'aide sociale générale et des prestations  
familiales au programme Ontario au travail)

Remarque : Le Règlement de l'Ontario 137/98 a été modifié antérieurement par les Règlements de l'Ontario 229/98, 276/98, 550/98 et 551/98.

**1. Le paragraphe 23 (2) du Règlement de l'Ontario 137/98 est abrogé et remplacé par ce qui suit :**

(2) Le montant payable à l'Ontario par l'agent de prestation des services qui ne se trouve pas dans le grand Toronto est égal à la somme des montants suivants :

- a) 20 pour cent des coûts de l'aide fournie par l'Ontario ou en son nom aux personnes qui résident dans les municipalités situées dans la zone géographique de l'agent de prestation des services;

- (b) if the delivery agent employs a full-time welfare administrator or administrator, as the case may be, 50 per cent of the reasonable cost of administration attributable to municipalities in the delivery agent's geographic area.

2. This Regulation comes into force on February 1, 1999.

7/99

## ONTARIO REGULATION 36/99

made under the

### ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: January 27, 1999

Filed: January 28, 1999

Amending O. Reg. 225/98  
(Administration and Cost Sharing)

Note: Ontario Regulation 225/98 has previously been amended by Ontario Regulations 275/98, 587/98 and 588/98.

1. Subsection 2 (1) of Ontario Regulation 225/98 is revoked and the following substituted:

(1) The amount payable to Ontario by a delivery agent that is not in the Greater Toronto Area shall be equal to the sum of,

- (a) 20 per cent of the cost of assistance provided by or on behalf of Ontario to persons who reside within municipalities in the delivery agent's geographic area; and
- (b) if the delivery agent employs a full-time administrator, 50 per cent of the reasonable cost of administration attributable to municipalities in the delivery agent's geographic area.

2. This Regulation comes into force on February 1, 1999.

7/99

## ONTARIO REGULATION 37/99

made under the

### DISTRICT SOCIAL SERVICES ADMINISTRATION BOARDS ACT

Made: January 27, 1999

Filed: January 28, 1999

Amending O. Reg. 278/98  
(General)

Note: Ontario Regulation 278/98 has not previously been amended.

1. Ontario Regulation 278/98 is amended by adding the following section:

#### QUALIFICATIONS OF MEMBERS

3.1 (1) A member of a board who is not a member at large and who represents one or more municipalities shall be a member of a municipal council.

- b) si l'agent de prestation des services emploie à plein temps un administrateur de l'aide sociale ou un administrateur, selon le cas, 50 pour cent des coûts d'administration raisonnables qui sont imputables aux municipalités situées dans la zone géographique de l'agent.

2. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.

## RÈGLEMENT DE L'ONTARIO 36/99

pris en application de la

### LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 27 janvier 1999

déposé le 28 janvier 1999

modifiant le Règl. de l'Ont. 225/98  
(Administration et partage des coûts)

Remarque : Le Règlement de l'Ontario 225/98 a été modifié antérieurement par les Règlements de l'Ontario 275/98, 587/98 et 588/98.

1. Le paragraphe 2 (1) du Règlement de l'Ontario 225/98 est abrogé et remplacé par ce qui suit :

(1) Le montant payable à l'Ontario par l'agent de prestation des services qui ne se trouve pas dans le grand Toronto est égal à la somme des montants suivants :

- a) 20 pour cent des coûts de l'aide fournie par l'Ontario ou en son nom aux personnes qui résident dans les municipalités situées dans la zone géographique de l'agent de prestation des services;
- b) si l'agent de prestation des services emploie un administrateur à plein temps, 50 pour cent des coûts d'administration raisonnables qui sont imputables aux municipalités situées dans la zone géographique de l'agent.

2. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.

(2) A member of a board who is not a member at large and who represents territory without municipal organization shall be a Canadian citizen who is at least 18 years of age and,

- (a) a permanent resident of the territory without municipal organization;
  - (b) an owner or tenant of property in the territory without municipal organization; or
  - (c) the spouse of an owner or tenant of property in the territory without municipal organization.
- (3) A member of a board shall not be an employee of the board.

2. Subsection 4 (4) of the Regulation is revoked and the following substituted:

(4) If a member who was appointed by one or more municipalities becomes ineligible to hold office as a board member, fails to attend three consecutive board meetings without the board's authorization, resigns or dies before the end of his or her term, the council or councils



that appointed the member shall appoint a new member to serve for the remainder of the term.

(5) If a member of a board represents an area set out in the Schedule for that board that is comprised of territory without municipal organization and that member becomes ineligible to hold office as a board member, fails to attend three consecutive board meetings without the board's authorization, resigns or dies before the end of his or her term, the board shall appoint a new member to serve that territory for the remainder of the term.

**3. Section 6 of the Regulation is revoked and the following substituted:**

6. (1) In this section and in section 7,

"tax ratio", with respect to a property, means the tax ratio established under section 363 of the *Municipal Act* for the property class it is in;

"weighted assessment" means the taxable assessment for a property multiplied by the tax ratio of the property class that the property is in.

(2) For the purposes of this section, if the area of jurisdiction of a board includes territory without municipal organization,

- (a) the costs of social services attributable to the areas of the board comprised of municipalities are the actual costs of social services for all of those areas, including the costs of administration with respect to those costs; and
- (b) the costs of social services attributable to the areas of the board comprised of territory without municipal organization are the actual costs of those social services for that territory, including the costs of administration with respect to those costs.

(3) The attribution of costs between municipalities and territory without municipal organization in accordance with subsection (2) must be approved by the Director under the *Ontario Works Act, 1997*.

(4) Subject to subsections (5) and (6), the amount determined under clause (2) (a) shall be apportioned among the municipalities in the board's district as follows:

1. When the assessment rolls of the municipalities in the district are returned to the clerks under section 36 of the *Assessment Act*, they shall also be provided to the board.
2. Each municipality shall provide the board with a copy of its by-law setting its tax ratios on or before the date it is required under section 363 of the *Municipal Act* to make the by-law.
3. The board shall determine, for each municipality, the amount to be apportioned to the municipality in accordance with the following formula:

$$A = B \times (C \div D)$$

where,

A = the amount to be apportioned to the municipality,

B = the amount determined under clause (2) (a),

C = the sum of the weighted assessments for all of the properties in the municipality,

D = the sum of the weighted assessments for all of the properties in all of the municipalities.

(5) The board may agree to apportion costs of social services in its district, including the costs of administration, in a way other than that provided in subsections (2) and (4) if,

- (a) a majority of the municipalities and members representing territory without municipal organization consent to that apportionment; and
- (b) those municipalities and members who have consented represent a majority of the electors in the board's district.

(6) Each of the municipalities set out in an area of a board set out in the Schedule for that board and each of the members of that board representing territory without municipal organization is entitled to one vote under clause (5) (a).

(7) For the purposes of clause (5) (b), if two or more members of the board represent an area set out in the Schedule for the board that is comprised of territory without municipal organization, a member who represents the area shall be deemed to represent the total number of electors in the area divided by the total number of board members who represent the area.

(8) A resolution of the municipal council is required for a municipality to consent under subsection (5) and a signed consent of a member representing territory without municipal organization is required for the member to consent under subsection (5).

(9) Each board whose area of jurisdiction includes territory without municipal organization shall inform the Minister responsible for each social service of the costs of that social service attributable to territory without municipal organization forthwith after determining those costs.

**4. The Regulation is amended by adding the following section:**

6.1 The interest that a board may impose on a municipality under subsection 6 (3) of the Act shall not exceed 1 per cent per month.

**5. (1) Subsection 7 (1) of the Regulation is revoked and the following substituted:**

(1) Each board shall in each year apportion among the jurisdictions in its district, in accordance with section 6, the amounts that it estimates will be required to defray the expenditures for social services for that year and shall on or before March 31 of that year notify,

- (a) the clerk of each municipality of the amount to be provided by that municipality; and
- (b) the Minister responsible for each social service of the amount to be provided by the Minister with respect to that social service under section 8 of the Act.

(2) Subsection 7 (2) of the Regulation is amended by striking out "among the municipalities and the clerk notified" at the end and substituting "and notification given in accordance with subsection (1)".

**6. Schedules 1 to 5 to the Regulation are revoked and the following substituted:**

**Schedule 1**

**THE DISTRICT OF ALGOMA SOCIAL SERVICES ADMINISTRATION BOARD**

1. The district for the District of Algoma Social Services Administration Board is the District of Algoma, excluding the part of the District of Algoma that is part of the district for the District of Sault Ste. Marie Social Services Administration Board.

2. The District of Algoma Social Services Administration Board shall consist of 12 members and the areas they represent and the manner of their appointment shall be as follows:

1. Area 1 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 1:
  - i. The Corporation of the Township of Hornepayne.
  - ii. The Corporation of the Township of White River.
  - iii. The Corporation of the Township of Dubreuilville.
2. Area 2 is the area of jurisdiction of The Corporation of the Township of Michipicoten and one member shall be appointed by its municipal council to represent Area 2.
3. Area 3 is the area of jurisdiction of the following municipalities and two members shall be appointed jointly by the municipal councils of those municipalities to represent Area 3:
  - i. The Corporation of the Township of MacDonald, Meredith and Aberdeen Additional.
  - ii. The Corporation of the Township of Laird.
  - iii. The Corporation of the Township of Tarbutt and Tarbutt Additional.
  - iv. The Corporation of the Township of St. Joseph.
  - v. The Corporation of the Township of Jocelyn.
  - vi. The Corporation of the Township of Hilton.
  - vii. The Corporation of the Village of Hilton Beach.
  - viii. The Corporation of the Township of Johnson.
4. Area 4 is the area of jurisdiction of the following municipalities and two members shall be appointed jointly by the municipal councils of those municipalities to represent Area 4:
  - i. The Corporation of the Township of Plummer Additional.
  - ii. The Corporation of the Town of Bruce Mines.
  - iii. The Corporation of the Town of Thessalon.
  - iv. The Corporation of the Municipality of Huron Shores.
  - v. The Corporation of the Township of the North Shore.
  - vi. The Corporation of the Township of Shedden.
5. Area 5 is the area of jurisdiction of The Corporation of the Town of Blind River and one member shall be appointed by its municipal council to represent Area 5.
6. Area 6 is the area of jurisdiction of The Corporation of the City of Elliot Lake and four members shall be appointed by its municipal council to represent Area 6.
7. Area 7 is the territory without municipal organization within the district for the District of Algoma Social Services Administration Board and one member shall be selected by the residents of that territory to represent Area 7.

#### Schedule 2

##### THE DISTRICT OF COCHRANE SOCIAL SERVICES ADMINISTRATION BOARD

1. The district for the District of Cochrane Social Services Administration Board is the District of Cochrane.

2. The District of Cochrane Social Services Administration Board shall consist of 13 members and the areas they represent and the manner of their appointment shall be as follows:

1. One member at large shall be appointed by the Lieutenant Governor in Council.
2. Area 1 is the area of jurisdiction of The Corporation of the City of Timmins and six members shall be appointed by its municipal council to represent Area 1.
3. Area 2 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 2:
  - i. The Corporation of the Town of Hearst.
  - ii. The Corporation of the Township of Mattice-Val Côté.
4. Area 3 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 3:
  - i. The Corporation of the Township of Fauquier-Strickland.
  - ii. The Corporation of the Township of Moonbeam.
  - iii. The Corporation of the Town of Smooth Rock Falls.
  - iv. The Corporation of the Township of Opasatika.
  - v. The Corporation of the Township of Val Rita-Harty.
5. Area 4 is the area of jurisdiction of The Corporation of the Town of Kapuskasing and one member shall be appointed by its municipal council to represent Area 4.
6. Area 5 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 5:
  - i. The Corporation of the Town of Cochrane.
  - ii. The Corporation of the Township of Glackmeyer.
7. Area 6 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 6:
  - i. The Corporation of the Town of Iroquois Falls.
  - ii. The Corporation of the Township of Black River-Matheson.
8. Area 7 is the territory without municipal organization within the district for the District of Cochrane Social Services Administration Board and one member shall be selected by the residents of that territory to represent Area 7.

#### Schedule 3

##### THE DISTRICT OF NIPISSING SOCIAL SERVICES ADMINISTRATION BOARD

1. The district for the District of Nipissing Social Services Administration Board is the District of Nipissing and the part of the District of Sudbury that is within the area of jurisdiction of The Corporation of the Municipality of West Nipissing.
2. The District of Nipissing Social Services Administration Board shall consist of nine members and the areas they represent and the manner of their appointment shall be as follows:
  1. Area 1 is the area of jurisdiction of The Corporation of the City of North Bay and five members shall be appointed by its municipal council to represent Area 1.



2. Area 2 is the area of jurisdiction of The Corporation of the Municipality of West Nipissing and one member shall be appointed by its municipal council to represent Area 2.
3. Area 3 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 3:
  - i. The Corporation of the Township of Bonfield.
  - ii. The Corporation of the Township of Calvin.
  - iii. The Corporation of the Township of Chisholm.
  - iv. The Corporation of the Township of East Ferris.
  - v. The Corporation of the Town of Mattawa.
  - vi. The Corporation of the Township of Mattawan.
  - vii. The Corporation of the Township of Papineau-Cameron.
4. Area 4 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 4:
  - i. The Corporation of the Municipality of Temagami.
  - ii. The Corporation of the Township of South Algonquin.
5. Area 5 is the territory without municipal organization within the district for the District of Nipissing Social Services Administration Board and one member shall be selected by the residents of that territory to represent Area 5.
4. Area 4 is the area of jurisdiction of the following municipalities and two members shall be appointed jointly by the municipal councils of those municipalities to represent Area 4:
  - i. The Corporation of the Town of Kearney.
  - ii. The Corporation of the Village of Burk's Falls.
  - iii. The Corporation of the Township of Armour.
  - iv. The Corporation of the Township of Perry.
  - v. The Corporation of the Township of Ryerson.
  - vi. The Corporation of the Township of McMurrich-Monteith.
5. Area 5 is the area of jurisdiction of the following municipalities and two members shall be appointed jointly by the municipal councils of those municipalities to represent Area 5:
  - i. The Corporation of the Village of South River.
  - ii. The Corporation of the Village of Sundridge.
  - iii. The Corporation of the Township of Joly.
  - iv. The Corporation of the Township of Machar.
  - v. The Corporation of the Township of Strong.
  - vi. The Corporation of the Township of Magnetawan.
6. Area 6 is the area of jurisdiction of the following municipalities and two members shall be appointed jointly by the municipal councils of those municipalities to represent Area 6:
  - i. The Corporation of the Town of Powassan.
  - ii. The Corporation of the Town of Trout Creek.
  - iii. The Corporation of the Township of Himsworth North.
  - iv. The Corporation of the Township of Himsworth South.
  - v. The Corporation of the Township of Nipissing.
7. Area 7 is the territory without municipal organization within the district for the District of Parry Sound Social Services Administration Board and two members shall be selected by the residents of that territory to represent Area 7.

#### Schedule 4

##### THE DISTRICT OF PARRY SOUND SOCIAL SERVICES ADMINISTRATION BOARD

1. The district for the District of Parry Sound Social Services Administration Board is the District of Parry Sound, excluding the area of jurisdiction of The Corporation of the Municipality of Killarney.

2. The District of Parry Sound Social Services Administration Board shall consist of 15 members and the areas they represent and the manner of their appointment shall be as follows:

1. Area 1 is the area of jurisdiction of The Corporation of the Township of Seguin and two members shall be appointed by its municipal council to represent Area 1.
2. Area 2 is the area of jurisdiction of the following municipalities and three members shall be appointed jointly by the municipal councils of those municipalities to represent Area 2:
  - i. The Corporation of the Township of Archipelago.
  - ii. The Corporation of the Town of Parry Sound.
3. Area 3 is the area of jurisdiction of the following municipalities and two members shall be appointed jointly by the municipal councils of those municipalities to represent Area 3:
  - i. The Corporation of the Township of Carling.
  - ii. The Corporation of the Township of Hagerman.
  - iii. The Corporation of the Township of McDougall.
  - iv. The Corporation of the Township of McKellar.

#### Schedule 5

##### THE DISTRICT OF RAINY RIVER SOCIAL SERVICES ADMINISTRATION BOARD

1. The district for the District of Rainy River Social Services Administration Board is the District of Rainy River, the area of jurisdiction of The Corporation of the Township of Lake of the Woods and the area of jurisdiction of the Nestor Falls Local Services Board.

2. The District of Rainy River Social Services Administration Board shall consist of 13 members and the areas they represent and the manner of their appointment shall be as follows:

1. Area 1 is the area of jurisdiction of The Corporation of the Town of Fort Frances and one member shall be appointed by its municipal council to represent Area 1.
2. Area 2 is the area of jurisdiction of The Corporation of the Township of Atikokan and one member shall be appointed by its municipal council to represent Area 2.
3. Area 3 is the area of jurisdiction of The Corporation of the Township of Emo and one member shall be appointed by its municipal council to represent Area 3.



4. Area 4 is the area of jurisdiction of The Corporation of the Township of La Vallée and one member shall be appointed by its municipal council to represent Area 4.
5. Area 5 is the area of jurisdiction of The Corporation of the Town of Rainy River and one member shall be appointed by its municipal council to represent Area 5.
6. Area 6 is the area of jurisdiction of The Corporation of the Township of Alberton and one member shall be appointed by its municipal council to represent Area 6.
7. Area 7 is the area of jurisdiction of The Corporation of the Township of Chapple and one member shall be appointed by its municipal council to represent Area 7.
8. Area 8 is the area of jurisdiction of The Corporation of the Township of Dawson and one member shall be appointed by its municipal council to represent Area 8.
9. Area 9 is the area of jurisdiction of The Corporation of the Township of Morley and one member shall be appointed by its municipal council to represent Area 9.
10. Area 10 is the area of jurisdiction of The Corporation of the Township of Lake of the Woods and one member shall be appointed by its municipal council to represent Area 10.
11. Area 11 is the territory without municipal organization located within the area of jurisdiction of the Nestor Falls Local Services Board and the territory without municipal organization that is located westerly from the northwest corner of Indian Reserve 16D on a line projected northward astronomically to the point of intersection with the District of Kenora to the westerly boundary of the District of Rainy River and one member shall be selected by the residents of those territories to represent Area 11.
12. Area 12 is the territory without municipal organization that is located easterly from the northwest corner of Indian Reserve 16D on a line projected northward astronomically to the point of intersection with the District of Kenora and easterly to the 5th Meridian Line and one member shall be selected by the residents of that territory to represent Area 12.
13. Area 13 is the territory without municipal organization that is located from the easterly boundary of the District of Rainy River northward until it intersects with the District of Kenora, westerly until the 5th Meridian Line which lies on the west boundary of the unincorporated area of Bennett and one member shall be selected by the residents of that territory to represent Area 13.

#### Schedule 5.1

##### THE DISTRICT OF SAULT STE. MARIE SOCIAL SERVICES ADMINISTRATION BOARD

1. The district for the District of Sault Ste. Marie Social Services Administration Board is the area of jurisdiction of The Corporation of the City of Sault Ste. Marie, the area of jurisdiction of The Corporation of the Township of Prince and the territory without municipal organization that is within the planning area for the Sault North Planning Board.

2. The District of Sault Ste. Marie Social Services Administration Board shall consist of nine members and the areas they represent and the manner of their appointment shall be as follows:

1. Area 1 is the area of jurisdiction of The Corporation of the City of Sault Ste. Marie and six members shall be appointed by its municipal council to represent Area 1.
2. Area 2 is the area of jurisdiction of The Corporation of the Township of Prince and one member shall be appointed by its municipal council to represent Area 2.

3. Area 3 is the territory without municipal organization that is within the planning area for the Sault North Planning Board and two members shall be selected by the residents of that territory to represent Area 3.

#### 7. The Regulation is amended by adding the following Schedule:

##### Schedule 7

##### THE DISTRICT OF TIMISKAMING SOCIAL SERVICES ADMINISTRATION BOARD

1. The district for the District of Timiskaming Social Services Administration Board is the District of Timiskaming.

2. The District of Timiskaming Social Services Administration Board shall consist of nine members and the areas they represent and the manner of their appointment shall be as follows:

1. Area 1 is the area of jurisdiction of The Corporation of the Town of Kirkland Lake and two members shall be appointed by its municipal council to represent Area 1.
2. Area 2 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 2:
  - i. The Corporation of the Town of Englehart.
  - ii. The Corporation of the Township of McGarry.
  - iii. The Corporation of the Township of Larder Lake.
  - iv. The Corporation of the Township of Gauthier.
  - v. The Corporation of the Township of Chamberlain.
  - vi. The Corporation of the Town of Charlton.
  - vii. The Corporation of the Township of Evanturel.
3. Area 3 is the area of jurisdiction of The Corporation of the Town of Haileybury and one member shall be appointed by its municipal council to represent Area 3.
4. Area 4 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 4:
  - i. The Corporation of the Township of Hudson.
  - ii. The Corporation of the Township of Kerns.
  - iii. The Corporation of the Town of Latchford.
  - iv. The Corporation of the Township of Coleman.
  - v. The Corporation of the Town of Cobalt.
  - vi. The Corporation of the Township of Harris.
  - vii. The Corporation of the Township of Dymond.
5. Area 5 is the area of jurisdiction of the following municipalities and one member shall be appointed jointly by the municipal councils of those municipalities to represent Area 5:
  - i. The Corporation of the Township of James.
  - ii. The Corporation of the Township of Matachewan.
  - iii. The Corporation of the Township of Armstrong.

- iv. The Corporation of the Township of Hilliard.
  - v. The Corporation of the Township of Brethour.
  - vi. The Corporation of the Village of Thornloe.
  - vii. The Corporation of the Township of Dack.
  - viii. The Corporation of the Township of Harley.
  - ix. The Corporation of the Township of Casey.
6. Area 6 is the area of jurisdiction of The Corporation of the Town of New Liskeard and one member shall be appointed by its municipal council to represent Area 6.
7. Area 7 is the territory without municipal organization consisting of the following geographic townships and one member shall be selected jointly by the residents of those geographic townships to represent Area 7:

Hillary, Reynolds, McKeown, Fripp, McArthur, Douglas, Fallon, Fasken, Michie, Nordica, Terry, Lee, Maisonville, Arnold, Katrine, Ossian, Pharand, Childerhouse, Doyle, Musgrove, Bartlett, Geikie, Cleaver, McNeil, Robertson, Sheba, Dunmore,

Bompas, Grenfell, Lebel, Hincks, Argule, Baden, Alma, Holmes, Burt, Eby, Otto, Boston, McElroy, McFadden, Montrose, Bannockburn, Flavell, Gross, Blain, Marquis, Pacaud, Catharine, Rattray, Willison, Davidson, Sharpe, Savard, Marter, Bayly, Mulligan.

8. Area 8 is the territory without municipal organization consisting of the following geographic townships and one member shall be selected jointly by the residents of those geographic townships to represent Area 8:

Raymond, Rankin, Morel, Shillington, Farr, Smyth, Truax, Robillard, Ingram, Pense, Knight, Van Hise, Haultain, Chown, Mickle, Tudhope, Bryce, Beauchamp, Tyrrell, Milner, Nicol, Lawson, Roadhouse, Willet, Barber, Cane, Henwood, Leonard, Leith, Charters, Corkill, Wallis, Banks, Speight, Auld, Lundy, North Williams, Ray, Donovan, Brewster, Trethewey, Whitson, van Nostrand, Klock, Barr, Firstbrook, Dufferin, Leckie, Corley, Gamble, McGriffin, Rorke, Leo, Dane, Kittson, Medina, Cole, Brigstocke, Gillies Limit, Lorrain, South Lorrain.

8. This Regulation comes into force on February 1, 1999.

7/99

#### ONTARIO REGULATION 38/99

##### made under the DAY NURSERIES ACT

Made: January 27, 1999  
Filed: January 28, 1999

Amending Reg. 262 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 262 has been amended by Ontario Regulations 139/98, 231/98 and 277/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. The definition of "wage subsidy" in section 1 of Regulation 262 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

"wage subsidy" means a subsidy for the enhancement of salaries and benefits for employees of day nurseries, private-home day care agencies, resource centres and agencies that provide staff, equipment, supplies or services for the purposes of paragraph 4 of subsection 66.1 (2); ("subvention salariale")

**2. Section 67.1 of the Regulation is revoked and the following substituted:**

**67.1** (1) The amount payable to a delivery agent under an agreement with the delivery agent under section 7.2 of the Act with respect to the services prescribed under paragraphs 1, 2, and 7 of subsection 66.1 (2) is,

- (a) 80 per cent of the total costs to be paid for services prescribed under paragraphs 1, 2, and 7 of subsection 66.1 (2) that are provided in municipalities, as set out in the agreement;
- (b) 100 per cent of the total costs to be paid for services prescribed under paragraphs 1, 2, and 7 of subsection 66.1 (2) that are provided in territory without municipal organization, as set out in the agreement; and

#### RÈGLEMENT DE L'ONTARIO 38/99

##### pris en application de la LOI SUR LES GARDERIES

pris le 27 janvier 1999  
déposé le 28 janvier 1999

modifiant le Règl. 262 des R.R.O. de 1990  
(Dispositions générales)

Remarque : Depuis la fin de 1997, le Règlement 262 a été modifié par les Règlements de l'Ontario 139/98, 231/98 et 277/98. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

**1. La définition de «subvention salariale» à l'article 1 du Règlement 262 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :**

«subvention salariale» Subvention visant à améliorer le traitement et les avantages sociaux des employés de garderies, d'agences de garde d'enfants en résidence privée, de centres de documentation et d'organismes qui fournissent le personnel, l'équipement, les fournitures ou les services pour l'application de la disposition 4 du paragraphe 66.1 (2). («wage subsidy»)

**2. L'article 67.1 du Règlement est abrogé et remplacé par ce qui suit :**

**67.1** (1) Le montant payable à un agent de prestation des services aux termes d'une entente conclue avec celui-ci en vertu de l'article 7.2 de la Loi relativement aux services prescrits aux termes des dispositions 1, 2 et 7 du paragraphe 66.1 (2) équivaut à ce qui suit :

- a) 80 pour cent de la totalité des frais à engager pour les services prescrits aux termes des dispositions 1, 2 et 7 du paragraphe 66.1 (2) qui sont fournis dans les municipalités, comme l'énonce l'entente;
- b) 100 pour cent de la totalité des frais à engager pour les services prescrits aux termes des dispositions 1, 2 et 7 du paragraphe 66.1 (2) qui sont fournis dans un territoire non érigé en municipalité, comme l'énonce l'entente;



(c) 100 per cent of the delivery agent's costs of administration attributable to the agreement in respect of services prescribed under paragraphs 1, 2, and 7 of subsection 66.1 (2) that are provided in territory without municipal organization, as approved by the Director.

(2) The amount payable to a delivery agent under an agreement with the delivery agent under section 7.2 of the Act with respect to the services prescribed under paragraphs 3 and 4 of subsection 66.1 (2) is,

(a) 80 per cent of the total costs to be paid for services prescribed under paragraphs 3 and 4 of subsection 66.1 (2) that are provided in municipalities, including the costs of providing wage subsidies, as set out in the agreement;

(b) 100 per cent of the total costs to be paid for services prescribed under paragraphs 3 and 4 of subsection 66.1 (2) that are provided in territory without municipal organization, including the costs of providing wage subsidies, as set out in the agreement; and

(c) 100 per cent of the delivery agent's costs of administration attributable to the agreement in respect of services prescribed under paragraphs 3 and 4 of subsection 66.1 (2) that are provided in territory without municipal organization, as approved by the Director.

(3) The amount payable to a delivery agent under an agreement with the delivery agent under section 7.2 of the Act with respect to the services prescribed under paragraphs 5 and 6 of subsection 66.1 (2) is,

(a) with respect to children whose parents are persons in need and who are in attendance at day nurseries or private-home day care in municipalities, 80 per cent of the operating costs of providing those day nursery services or that private-home day care for those children or, if the fees payable by their parents exceed 20 per cent of those operating costs, the amount necessary to ensure that the sum of the amount payable to the delivery agent and the fees payable by their parents equals those operating costs;

(b) with respect to children whose parents are persons in need and who are in attendance at day nurseries or private-home day care in territory without municipal organization, 100 per cent of the operating costs of providing those day nursery services or that private-home day care for those children;

(c) 100 per cent of the delivery agent's costs of administration attributable to the purchase of day nursery services or private-home day care for children whose parents are persons in need and who are in attendance at day nurseries or private-home day care in territory without municipal organization, as approved by the Director;

(d) with respect to handicapped children in attendance at day nurseries or private-home day care in municipalities, 80 per cent of the operating costs of providing those day nursery services or that private-home day care for those handicapped children or, if the fees payable by their parents exceed 20 per cent of those operating costs, the amount necessary to ensure that the sum of the amount payable to the delivery agent and the fees payable by their parents equals those operating costs;

(e) with respect to handicapped children in attendance at day nurseries or private-home day care in territory without municipal organization, 100 per cent of the operating costs of providing those day nursery services or that private-home day care for those handicapped children;

(c) 100 pour cent des coûts d'administration engagés par l'agent de prestation des services dans le cadre de l'entente relativement aux services prescrits aux termes des dispositions 1, 2 et 7 du paragraphe 66.1 (2) qui sont fournis dans un territoire non érigé en municipalité, tels qu'ils sont approuvés par le directeur.

(2) Le montant payable à un agent de prestation des services aux termes d'une entente conclue avec celui-ci en vertu de l'article 7.2 de la Loi relativement aux services prescrits aux termes des dispositions 3 et 4 du paragraphe 66.1 (2) équivaut à ce qui suit :

a) 80 pour cent de la totalité des frais à engager pour les services prescrits aux termes des dispositions 3 et 4 du paragraphe 66.1 (2) qui sont fournis dans les municipalités, y compris les frais à engager au titre des subventions salariales, comme l'énonce l'entente;

b) 100 pour cent de la totalité des frais à engager pour les services prescrits aux termes des dispositions 3 et 4 du paragraphe 66.1 (2) qui sont fournis dans un territoire non érigé en municipalité, y compris les frais à engager au titre des subventions salariales, comme l'énonce l'entente;

c) 100 pour cent des coûts d'administration engagés par l'agent de prestation des services dans le cadre de l'entente relativement aux services prescrits aux termes des dispositions 3 et 4 du paragraphe 66.1 (2) qui sont fournis dans un territoire non érigé en municipalité, tels qu'ils sont approuvés par le directeur.

(3) Le montant payable à un agent de prestation des services aux termes d'une entente conclue avec celui-ci en vertu de l'article 7.2 de la Loi relativement aux services prescrits aux termes des dispositions 5 et 6 du paragraphe 66.1 (2) équivaut à ce qui suit :

a) relativement aux enfants dont le père et la mère sont des personnes dans le besoin et qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans des municipalités, 80 pour cent des frais d'exploitation engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants ou, si les droits d'inscription payables par leurs père et mère dépassent 20 pour cent de ces frais d'exploitation, le montant nécessaire pour que la somme du montant payable à l'agent de prestation des services et des droits d'inscription payables par leurs père et mère soit égale au montant de ces frais d'exploitation;

b) relativement aux enfants dont le père et la mère sont des personnes dans le besoin et qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans un territoire non érigé en municipalité, 100 pour cent des frais d'exploitation engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants;

c) 100 pour cent des coûts d'administration engagés par l'agent de prestation des services pour l'achat de services de garderie ou de garde d'enfants en résidence privée à l'intention des enfants dont le père et la mère sont des personnes dans le besoin et qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans un territoire non érigé en municipalité, tels qu'ils sont approuvés par le directeur;

d) relativement aux enfants handicapés qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans des municipalités, 80 pour cent des frais d'exploitation engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants ou, si les droits d'inscription payables par leurs père et mère dépassent 20 pour cent de ces frais d'exploitation, le montant nécessaire pour que la somme du montant payable à l'agent de prestation des services et des droits d'inscription payables par leurs père et mère soit égale au montant de ces frais d'exploitation;

e) relativement aux enfants handicapés qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans un territoire non érigé en municipalité, 100 pour cent des frais d'exploitation engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants;



- (f) 100 per cent of the delivery agent's costs of administration attributable to the purchase of day nursery services or private-home day care for handicapped children who are in attendance at day nurseries or private-home day care in territory without municipal organization, as approved by the Director;
- (g) 80 per cent of the costs incurred by the delivery agent under the agreement with respect to determining whether parents in municipalities are persons in need;
- (h) 100 per cent of the costs incurred by the delivery agent under the agreement with respect to determining whether parents in territory without municipal organization are persons in need;
- (i) with respect to wage subsidies or provider enhancement grants in municipalities, 80 per cent of the costs of providing those wage subsidies or those provider enhancement grants; and
- (j) with respect to wage subsidies or provider enhancement grants in territory without municipal organization, 100 per cent of the costs of providing those wage subsidies or those provider enhancement grants.

(4) In subsection (3),

“operating costs” does not include wage subsidies or provider enhancement grants.

**3. Subsections 68.1 (1) and (2) of the Regulation are revoked and the following substituted:**

(1) The amount payable to a municipality or prescribed board under an agreement with the municipality or prescribed board under section 7.2 of the Act with respect to the services prescribed under paragraph 9 of subsection 66.1 (1) is,

- (a) 80 per cent of the total costs to be paid for services prescribed under paragraph 9 of subsection 66.1 (1) that are provided in municipalities, as set out in the agreement; and
- (b) 100 per cent of the total costs to be paid for services prescribed under paragraph 9 of subsection 66.1 (1) that are provided in territory without municipal organization, as set out in the agreement.

(2) The amount payable to a municipality or prescribed board under an agreement with the municipality or prescribed board under section 7.2 of the Act with respect to the services prescribed under paragraph 1, 3 or 4 of subsection 66.1 (1) is 100 per cent of the total cost to be paid for those services, as set out in the agreement.

**4. Section 68.2 of the Regulation is revoked and the following substituted:**

**68.2** (1) Every Ontario Works delivery agent shall pay to Ontario 20 per cent of the total cost to be paid for services, as set out in an agreement under section 7.2 of the Act with a municipality, a prescribed board or another person, if those services are prescribed under paragraph 1, 2 or 4 of subsection 66.1 (1) and are provided in a municipality in the geographic area under the *Ontario Works Act, 1997* with respect to which the Ontario Works delivery agent provides assistance under that Act.

(2) Every Ontario Works delivery agent shall pay to Ontario 20 per cent of the total cost to be paid for services other than wage subsidies, as set out in an agreement under section 7.2 of the Act with a municipality, a prescribed board or another person, if those services are prescribed under paragraph 3 of subsection 66.1 (1) and are provided in a municipality in the geographic area under the *Ontario Works Act, 1997*

f) 100 pour cent des coûts d'administration engagés par l'agent de prestation des services pour l'achat de services de garderie ou de garde d'enfants en résidence privée à l'intention des enfants handicapés qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans un territoire non érigé en municipalité, tels qu'ils sont approuvés par le directeur;

g) 80 pour cent des frais engagés par l'agent de prestation des services aux termes de l'entente pour déterminer si les père et mère qui sont dans une municipalité sont des personnes dans le besoin;

h) 100 pour cent des frais engagés par l'agent de prestation des services aux termes de l'entente pour déterminer si les père et mère qui sont dans un territoire non érigé en municipalité sont des personnes dans le besoin;

i) relativement aux subventions salariales ou aux subventions d'aide aux fournisseurs qui sont fournies dans les municipalités, 80 pour cent des frais engagés pour fournir ces subventions salariales ou subventions d'aide aux fournisseurs;

j) relativement aux subventions salariales ou aux subventions d'aide aux fournisseurs qui sont fournies dans un territoire non érigé en municipalité, 100 pour cent des frais engagés pour fournir ces subventions salariales ou subventions d'aide aux fournisseurs.

(4) La définition qui suit s'applique au paragraphe (3).

«frais d'exploitation» Ne s'entend pas des subventions salariales ou des subventions d'aide aux fournisseurs.

**3. Les paragraphes 68.1 (1) et (2) du Règlement sont abrogés et remplacés par ce qui suit :**

(1) Le montant payable à une municipalité ou à un conseil prescrit aux termes d'une entente conclue avec l'un ou l'autre en vertu de l'article 7.2 de la Loi relativement aux services prescrits aux termes de la disposition 9 du paragraphe 66.1 (1) équivaut à ce qui suit :

- a) 80 pour cent de la totalité des frais à engager pour les services prescrits aux termes de la disposition 9 du paragraphe 66.1 (1) qui sont fournis dans les municipalités, comme l'énonce l'entente;
- b) 100 pour cent de la totalité des frais à engager pour les services prescrits aux termes de la disposition 9 du paragraphe 66.1 (1) qui sont fournis dans un territoire non érigé en municipalité, comme l'énonce l'entente.

(2) Le montant payable à une municipalité ou à un conseil prescrit aux termes d'une entente conclue avec l'un ou l'autre en vertu de l'article 7.2 de la Loi relativement aux services prescrits aux termes de la disposition 1, 3 ou 4 du paragraphe 66.1 (1) équivaut à 100 pour cent de la totalité des frais à engager pour ces services, comme l'énonce l'entente.

**4. L'article 68.2 du Règlement est abrogé et remplacé par ce qui suit :**

**68.2** (1) Chaque agent de prestation des services du programme Ontario au travail verse à l'Ontario 20 pour cent de la totalité des frais à engager au titre des services, tels que ces frais sont énoncés dans une entente conclue en vertu de l'article 7.2 de la Loi avec une municipalité, un conseil prescrit ou une autre personne, si ces services sont prescrits aux termes de la disposition 1, 2 ou 4 du paragraphe 66.1 (1) et sont fournis dans une municipalité située dans la zone géographique prévue par la *Loi de 1997 sur le programme Ontario au travail* et à l'égard de laquelle l'agent de prestation des services du programme Ontario au travail fournit une aide aux termes de cette loi.

(2) Chaque agent de prestation des services du programme Ontario au travail verse à l'Ontario 20 pour cent de la totalité des frais à engager au titre des services, autres que les subventions salariales, tels que ces frais sont énoncés dans une entente conclue en vertu de l'article 7.2 de la Loi avec une municipalité, un conseil prescrit ou une autre personne, si ces services sont prescrits aux termes de la disposition 3 du para-

with respect to which the Ontario Works delivery agent provides assistance under that Act.

(3) Every Ontario Works delivery agent shall pay to Ontario 20 per cent of the total cost to be paid for wage subsidies and for provider enhancement grants, as set out in an agreement under section 7.2 of the Act with a municipality, a prescribed board or another person, if the wage subsidies or provider enhancement grants are part of a service prescribed under paragraph 3, 5, 6, 7 or 8 of subsection 66.1 (1) and are provided in a municipality in the geographic area under the *Ontario Works Act, 1997* with respect to which the Ontario Works delivery agent provides assistance under that Act.

#### 5. This Regulation comes into force on February 1, 1999.

7/99

### ONTARIO REGULATION 39/99 made under the PUBLIC SERVICE ACT

Made: November 27, 1998  
Approved: January 27, 1999  
Filed: January 28, 1999

Amending Reg. 977 of R.R.O. 1990  
(General)

Note: Regulation 977 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

#### 1. Section 12 of Regulation 977 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(3) This section does not apply with respect to persons who are assigned to a position in the Senior Management Group as defined in section 1 of Part I of Schedule 1.

#### 2. Subsection 14 (3) of the Regulation is revoked and the following substituted:

(3) The following rules apply if the civil servant accepts a transfer under subsection (2) on or after the date on which O. Reg. 39/99 comes into force to a position with a lower maximum salary:

1. During the six-months after the civil servant receives the notice of his or her release, the civil servant is entitled to receive the salary payable to him or her in his or her permanent position on the day on which the notice is given.
2. Upon the expiry of that six-month period, the civil servant is entitled to receive the salary that is the lower of,
  - i. the civil servant's salary in the position to which he or she transferred, or
  - ii. the maximum salary payable to a person in the position to which the civil servant transferred.

(3.1) The following rules apply if the civil servant accepted a transfer under subsection (2) on or after April 17, 1996 and before the date on which O. Reg. 39/99 comes into force to a position with a lower maximum salary:

1. During the six months after O. Reg. 39/99 comes into force, the civil servant is entitled to receive the salary that would have been payable to him or her before that Regulation came into force.

phe 66.1 (1) et sont fournis dans une municipalité située dans la zone géographique prévue par la *Loi de 1997 sur le programme Ontario au travail* et à l'égard de laquelle l'agent de prestation des services du programme Ontario au travail fournit une aide aux termes de cette loi.

(3) Chaque agent de prestation des services du programme Ontario au travail verse à l'Ontario 20 pour cent de la totalité des frais à engager au titre des subventions salariales et des subventions d'aide aux fournisseurs, tels que ces frais sont énoncés dans une entente conclue en vertu de l'article 7.2 de la Loi avec une municipalité, un conseil prescrit ou une autre personne, si celles-ci font partie d'un service prescrit aux termes de la disposition 3, 5, 6, 7 ou 8 du paragraphe 66.1 (1) et sont fournies dans une municipalité située dans la zone géographique prévue par la *Loi de 1997 sur le programme Ontario au travail* et à l'égard de laquelle l'agent de prestation des services du programme Ontario au travail fournit une aide aux termes de cette loi.

#### 5. Le présent règlement entre en vigueur le 1<sup>er</sup> février 1999.

2. Upon the expiry of that six month period, the civil servant is entitled to receive the salary that is the lower of,

- i. the civil servant's salary in the position to which he or she transferred, or
- ii. the maximum salary payable to a person in the position to which the civil servant transferred.

(3.2) A civil servant who accepted a transfer under subsection (2) before April 17, 1996 to a position with a lower maximum salary is entitled to salary progression based on merit to the maximum salary of the higher class including any revision of the maximum salary of the higher class that took effect during the salary cycle in which the transfer took place.

CIVIL SERVICE COMMISSION:

MICHELE NOBLE  
Chair

MORAG McLEAN  
Secretary

Dated on November 27, 1998.

7/99

### ONTARIO REGULATION 40/99 made under the FARM PRODUCTS GRADES AND SALES ACT

Made: January 27, 1999  
Filed: January 28, 1999

Amending Reg. 378 of R.R.O. 1990  
(Grades—Fruit and Vegetables)

Note: Regulation 378 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

#### 1. Sections 43 and 44 of Regulation 378 of the Revised Regulations of Ontario, 1990 are revoked.

7/99



**ONTARIO REGULATION 41/99**  
made under the  
**FARM PRODUCTS GRADES AND SALES ACT**

Made: January 27, 1999

Filed: January 28, 1999

Revoking Reg. 385 of R.R.O. 1990  
(Licences)

**1. Regulation 385 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 335/94 are revoked.**

7/99

**ONTARIO REGULATION 42/99**  
made under the  
**FARM REGISTRATION AND FARM ORGANIZATIONS  
FUNDING ACT, 1993**

Made: January 27, 1999

Filed: January 28, 1999

Amending O. Reg. 723/93  
(General)

Note: Ontario Regulation 723/93 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Paragraphs 1, 2, 4 and 5 of section 2 of Ontario Regulation 723/93 are revoked and the following substituted:**

1. The name, location, address, fax number, e-mail address and emergency/fire/911 numbers of a home farm operated by the farming business as designated by the person filing the farming business registration form for the farming business.
2. The name, address, telephone number, fax number and e-mail address of an individual who can be contacted concerning the contents of the registration form and the operation of the farming business.
4. If an individual carries on the farming business, his or her name, address, telephone number, fax number, e-mail address, approximate age with reference to the age ranges specified in the form and educational background.
5. If a partnership carries on the farming business, the name, address, telephone number, fax number, e-mail address, approximate age with reference to the age ranges specified in the form, proportionate interest and educational background of the partner who is the most active in the farming business and the names of the other partners.

**(2) Subparagraphs i and ii of paragraph 6 of section 2 of the Regulation are revoked and the following substituted:**

- i. in the case of a business corporation that does not offer its shares to the public, the name, address, telephone number, fax number, e-mail address, approximate age with reference

**RÈGLEMENT DE L'ONTARIO 42/99**  
pris en application de la  
**LOI DE 1993 SUR L'INSCRIPTION DES ENTREPRISES  
AGRICOLES ET LE FINANCEMENT DES ORGANISMES  
AGRICOLES**

pris le 27 janvier 1999  
déposé le 28 janvier 1999

modifiant le Règl. de l'Ont. 723/93  
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 723/93 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

**1. (1) Les dispositions 1, 2, 4 et 5 de l'article 2 du Règlement de l'Ontario 723/93 sont abrogées et remplacées par ce qui suit :**

1. Le nom, l'emplacement, l'adresse, le numéro de télécopieur, l'adresse électronique et les numéros de téléphone d'urgence, en cas d'incendie ou «911» d'une exploitation agricole familiale gérée par l'entreprise agricole et désignée par la personne qui dépose la formule d'inscription d'entreprise agricole pour le compte de l'entreprise agricole.
2. Le nom, l'adresse, le numéro de téléphone, le numéro de télécopieur et l'adresse électronique d'un particulier qu'il est possible de contacter au sujet des renseignements indiqués dans la formule d'inscription et de l'exploitation de l'entreprise agricole.
4. Si un particulier exploite l'entreprise agricole, son nom, son adresse, son numéro de téléphone, son numéro de télécopieur, son adresse électronique, la tranche d'âge dans laquelle il se situe d'après la formule et son niveau de scolarité.
5. Si une société en nom collectif exploite l'entreprise agricole, le nom, l'adresse, le numéro de téléphone, le numéro de télécopieur, l'adresse électronique, la part respective et le niveau de scolarité de l'associé le plus actif dans l'entreprise agricole, ainsi que la tranche d'âge dans laquelle il se situe d'après la formule, et les noms des autres associés.

**(2) Les sous-dispositions i et ii de la disposition 6 de l'article 2 du Règlement sont abrogées et remplacées par ce qui suit :**

- i. dans le cas d'une société par actions qui n'offre pas ses actions au public, le nom, l'adresse, le numéro de téléphone, le numéro de télécopieur, l'adresse électronique et le niveau



to the age ranges specified in the form and educational background of the shareholder holding the largest number of shares and the names of the other shareholders, and

- ii. in the case of a business corporation that offers its shares to the public, a co-operative corporation incorporated under the *Co-operative Corporations Act* or a non-profit corporation incorporated under Part III of the *Corporations Act*, the name, address, telephone number, fax number, e-mail address, approximate age with reference to the age ranges specified in the form and educational background of the officer acting as the corporation's representative for the filing of the farming business registration form and the names of the other officers.

**(3) Section 2 of the Regulation is amended by adding the following paragraph:**

- 9.1 The three agricultural products, listed in descending order, that make the greatest contribution to gross farm income.

**(4) Paragraph 12 of section 2 of the Regulation is revoked and the following substituted:**

- 12. On request, for the purpose of verifying the farming business's eligibility for the Class 6-farmlands property tax rate under the *Assessment Act* and for registration under the Act, additional financial, inventory and business information and records sufficient to establish that the eligibility criteria are met, including the gross income from farming of the farming business for the year.

**2. The Regulation is amended by adding the following section:**

13. In addition to the information that the Minister must provide under subsection 21 (3) of the Act, the Minister may, under section 3 of the Act, for the purpose of promoting the efficient administration of the Act, provide to the appropriate farm organizations the fax numbers and e-mail addresses provided in the farming business registration forms of those who have provided payments under subsection 21 (1) of the Act.

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**ONTARIO REGULATION 43/99**

made under the

**FARM REGISTRATION AND FARM ORGANIZATIONS  
FUNDING ACT, 1993**

Made: January 18, 1999  
Filed: January 28, 1999

Amending O. Reg. 722/93  
(Filing Dates)

Note: Ontario Regulation 722/93 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) Subsection 1 (2) of Ontario Regulation 722/93 is amended by adding at the end "or August 31 in the year, whichever occurs first".

(2) Section 1 of the Regulation is amended by adding the following subsection:

(2.1) A farming business registration form required for any year shall be filed before September 1 in that year.

de scolarité de l'actionnaire qui détient le plus grand nombre d'actions, ainsi que la tranche d'âge dans laquelle il se situe d'après la formule, et les noms des autres actionnaires,

- ii. dans le cas d'une société par actions qui offre ses actions au public, d'une société coopérative constituée sous le régime de la *Loi sur les sociétés coopératives* ou d'une personne morale sans but lucratif constituée sous le régime de la partie III de la *Loi sur les personnes morales*, le nom, l'adresse, le numéro de téléphone, le numéro de télécopieur, l'adresse électronique et le niveau de scolarité du dirigeant qui agit à titre de représentant de la personne morale pour le dépôt de la formule d'inscription d'entreprise agricole, ainsi que la tranche d'âge dans laquelle il se situe d'après la formule, et les noms des autres dirigeants.

**(3) L'article 2 du Règlement est modifié par adjonction de la disposition suivante :**

- 9.1 Les trois produits agricoles, indiqués en ordre décroissant, qui rapportent le plus pour ce qui est du revenu agricole brut.

**(4) La disposition 12 de l'article 2 du Règlement est abrogée et remplacée par ce qui suit :**

- 12. Sur demande, dans le but de vérifier l'admissibilité de l'entreprise agricole au taux d'imposition sur les biens-fonds agricoles, catégorie 6, aux termes de la *Loi sur l'évaluation foncière* et aux fins de l'inscription aux termes de la Loi, les renseignements et documents additionnels concernant les finances, l'inventaire et les affaires de l'entreprise agricole qui sont suffisants pour établir qu'elle satisfait aux critères d'admissibilité, y compris son revenu brut pour l'année.

**2. Le Règlement est modifié par adjonction de l'article suivant :**

13. En plus des renseignements qu'il doit fournir aux termes du paragraphe 21 (3) de la Loi, le ministre peut, en vertu de l'article 3 de la Loi, afin de promouvoir l'application efficace de la Loi, fournir aux organismes agricoles appropriés les numéros de télécopieur et les adresses électroniques indiqués dans les formules d'inscription d'entreprise agricole des entreprises agricoles qui ont effectué des paiements aux termes du paragraphe 21 (1) de la Loi.

**RÈGLEMENT DE L'ONTARIO 43/99**

pris en application de la

**LOI DE 1993 SUR L'INSCRIPTION DES ENTREPRISES  
AGRICOLES ET LE FINANCEMENT DES ORGANISMES  
AGRICOLES**

pris le 18 janvier 1999  
déposé le 28 janvier 1999

modifiant le Règl. de l'Ont. 722/93  
(Dates de dépôt)

Remarque : Le Règlement de l'Ontario 722/93 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

1. (1) Le paragraphe 1 (2) du Règlement de l'Ontario 722/93 est modifié par adjonction de «ou le 31 août de l'année, si cette date lui est antérieure».

(2) L'article 1 du Règlement est modifié par adjonction du paragraphe suivant :

(2.1) Une formule d'inscription d'entreprise agricole exigée pour une année donnée est déposée avant le 1<sup>er</sup> septembre de cette année-là.

(3) Subsection 1 (3) of the Regulation is amended by striking out "Despite subsections (1) and (2)" at the beginning and substituting "Despite subsections (1), (2) and (2.1)".

(4) Section 1 of the Regulation is amended by adding the following subsection:

(4) Despite the rules governing filing dates set out in subsections (1), (2) and (2.1), the official responsible for the administration of the farm business registration program may permit the filing of the form after the relevant date if the failure to file the form on time was, in the official's opinion, due to the occurrence of an unexpected event beyond the control of the person filing or the refusal to accept the form for filing would cause undue hardship to the applicant.

NOBLE VILLENEUVE  
Minister of Agriculture, Food and Rural Affairs

Dated on January 18, 1999.

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(3) Le paragraphe 1 (3) du Règlement est modifié par substitution de «Malgré les paragraphes (1), (2) et (2.1)» à «Malgré les paragraphes (1) et (2)» au début du paragraphe.

(4) L'article 1 du Règlement est modifié par adjonction du paragraphe suivant :

(4) Malgré les règles régissant les dates de dépôt énoncées aux paragraphes (1), (2) et (2.1), le fonctionnaire chargé d'administrer le programme d'inscription des entreprises agricoles peut permettre le dépôt de la formule après la date pertinente s'il est d'avis que le défaut de déposer la formule à temps découle de la survenance d'un événement imprévu indépendant de la volonté de la personne qui fait le dépôt ou que le refus d'accepter le dépôt de la formule causerait un préjudice indû au requérant.

NOBLE VILLENEUVE  
Ministre de l'Agriculture, de l'Alimentation et des Affaires rurales

Fait le 18 janvier 1999.

# ONTARIO REGULATION 44/99 made under the SOCIAL HOUSING FUNDING ACT, 1997

Made: January 27, 1999  
Filed: January 29, 1999

Amending O. Reg. 488/97  
(General)

Note: Ontario Regulation 488/97 has previously been amended by Ontario Regulations 101/98, 267/98, 281/98, 456/98 and 636/98.

1. Section 2 of Ontario Regulation 488/97 is revoked and the following substituted:

2. The following entities are prescribed as boards for the purposes of subsection 4 (4) of the Act:

1. District of Algoma Social Services Administration Board.
2. District of Cochrane Social Services Administration Board.
3. District of Nipissing Social Services Administration Board.
4. District of Parry Sound Social Services Administration Board.
5. District of Rainy River Social Services Administration Board.
6. District of Sault Ste. Marie Social Services Administration Board.
7. District of Sudbury Social Services Administration Board.
8. District of Timiskaming Social Services Administration Board.

2. (1) Subsection 6 (1) of the Regulation is revoked and the following substituted:

(1) Subject to subsections (1.1) to (5) and section 7.6, provincial social housing costs to be recovered from an entity are the costs incurred or to be incurred in a billing period with respect to housing within the geographic area over which the entity has jurisdiction.

(1.1) The provincial social housing costs to be recovered from each of the following entities are the costs incurred or to be incurred in a billing period with respect to housing within the geographic area for which the entity is the delivery agent under Ontario Regulation 136/98:

1. The Regional Municipality of Haldimand-Norfolk.
2. The Regional Municipality of Hamilton-Wentworth.
3. The Regional Municipality of Niagara.
4. The Regional Municipality of Ottawa-Carleton.
5. The Regional Municipality of Waterloo.
6. The District Municipality of Muskoka.
7. City of Brantford.
8. County of Bruce.
9. Municipality of Chatham-Kent.
10. County of Dufferin.
11. City of Kingston.
12. County of Grey.
13. County of Haliburton.
14. County of Hastings.
15. County of Huron.
16. County of Lambton.
17. County of Lanark.
18. United Counties of Leeds and Grenville.
19. County of Lennox and Addington.
20. County of Northumberland.
21. County of Oxford.
22. City of Stratford.



23. City of Peterborough.
24. United Counties of Prescott and Russell.
25. County of Renfrew.
26. County of Victoria.
27. County of Wellington.
28. District of Algoma Social Services Administration Board.
29. District of Sault Ste. Marie Social Services Administration Board.
30. District of Cochrane Social Services Administration Board.
31. District of Nipissing Social Services Administration Board.
32. District of Parry Sound Social Services Administration Board.
33. District of Rainy River Social Services Administration Board.
34. District of Sudbury Social Services Administration Board.
35. District of Timiskaming Social Services Administration Board.

(2) Subsection 6 (3) of the Regulation is amended by striking out "Tables 2, 3, 4 and 5" and substituting "Tables 2, 3 and 4".

(3) Subsection 6 (4) of the Regulation is revoked.

(4) Subsection 6 (5) of the Regulation is amended by striking out "Tables 9 to 23" and substituting "Tables 10, 11, 17, 21 and 22".

3. Tables 5, 6, 7, 8, 9, 12, 13, 14, 15, 16, 18, 19, 20 and 23 to the Regulation are revoked.

4. The Regulation, as it read immediately before February 1, 1999, continues to apply to the recovery of provincial social housing costs in respect of billing periods that end before February 1, 1999.

5. This Regulation comes into force on February 1, 1999.

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## ONTARIO REGULATION 45/99 made under the PLANNING ACT

Made: January 28, 1999  
Filed: January 29, 1999

## ZONING AREAS—TERRITORIAL DISTRICT OF TIMISKAMING, PART OF THE GEOGRAPHIC TOWNSHIP OF SHARPE

### INTERPRETATION

#### 1. In this Order,

"accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure on the same lot;

"dwelling unit" means one or more habitable rooms capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the occupants;

"front lot line" means the lot line that divides a lot from a street, private right of way, Crown shoreline reserve or high-water mark of a river or lake, and

(a) in the case of a corner lot, the shorter line that abuts a street, private right of way, Crown shoreline reserve or high-water mark of a river or lake shall be the front lot line; and

(b) in the case of a lot that abuts both a street or private right of way and the high-water mark of a river, lake or Crown shoreline reserve, the lot line abutting the high-water mark of a river or lake or Crown shoreline reserve shall be the front lot line;

"front yard" means a yard extending across the full width of a lot between the front lot line and the nearest main wall of the main building or structure on the lot;

"ground floor area" means the area of the lowest storey of a building or structure above grade, measured between the exterior faces of the exterior walls of the floor level of that storey;

"lot" means a parcel of land shown as a lot on a registered plan of subdivision;

"rear lot line" means the lot line opposite the lot's front lot line;

"rear yard" means a yard extending across the full width of a lot between the rear lot line and the nearest main wall of the principal building or structure on the lot;

"seasonal dwelling" means a building containing only one dwelling unit capable of being occupied for recreation but not as a permanent residence or home;

"seasonal mobile home" means a structure designed to be mobile and containing only one dwelling unit capable of being occupied for recreation but not as a permanent residence;

"side lot line" means a lot line other than a front or rear lot line;

"side yard" means a yard between the nearest main wall of the principal building or structure on a lot and the side lot line extending from the front yard to the rear yard;

"street" means a public highway that is under the jurisdiction of the Province of Ontario or a local roads board, or a street within a registered plan of subdivision.

### APPLICATION

2. This order applies to land in the geographic Township of Sharpe, in the Territorial District of Timiskaming, more particularly described as Lots 1 to 11, inclusive, on Registered Plan 54M-354 registered in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54).

### GENERAL

3. (1) Every use of land and every erection, location or use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the use of any land, building or structure for any use prohibited by this Order if the land, building or structure is lawfully so used on the day this Order comes into force.

(3) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(4) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure.



## SEASONAL RESIDENTIAL

4. (1) Every use of land and every erection, location or use of buildings or structures is prohibited on Lots 1, 3, 5, 7, 8, 9, 10 and 11 on Plan 54M-354, except one seasonal dwelling or seasonal mobile home for each lot, together with accessory uses, buildings and structures.

(2) Requirements for buildings and structures permitted by subsection (1) are as follows:

- |    |                           |                   |
|----|---------------------------|-------------------|
| 1. | Minimum front yard        | 7.5 metres        |
| 2. | Minimum rear yard         | 7.5 metres        |
| 3. | Minimum side yard         | 4.5 metres        |
| 4. | Maximum ground floor area | 610 square metres |

5. Every use of land and every erection, location or use of buildings or structures is prohibited on Lot 2 on Plan 54M-354, except buildings and structures accessory to a seasonal dwelling or seasonal mobile home on Lot 1 on Plan 54M-354.

6. Every use of land and every erection, location or use of buildings or structures is prohibited on Lot 4 on Plan 54M-354, except buildings and structures accessory to a seasonal dwelling or seasonal mobile home on Lot 3 on Plan 54M-354.

7. Every use of land and every erection, location or use of buildings or structures is prohibited on Lot 6 on Plan 54M-354, except buildings and structures accessory to a seasonal dwelling or seasonal mobile home on Lot 5 on Plan 54M-354.

## ACCESSORY BUILDINGS AND STRUCTURES

8. (1) Accessory buildings and structures permitted by sections 4, 5, 6 and 7 shall not be used for human habitation.

(2) Despite section 4, docks, saunas, uninhabitable boathouses and pumphouses may be located within a front yard.

PAULA M. DILL  
*Assistant Deputy Minister*  
*Provincial-Municipal Relations Division*  
*Ministry of Municipal Affairs and Housing*

Dated on January 28, 1999.

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## INDEX TO THE ONTARIO GAZETTE

This Issue contains the Index to the contents of Vol. 131-27 to Vol. 131-52 covering the period from July 4 to December 26, 1998. A listing of the Regulations published during this period is not included in the Index.

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*Bound with vol. 131*

## INDEX DE LA GAZETTE DE L'ONTARIO

Ce numéro contient l'index des vol. 131-27 à 131-52, allant du 4 juillet au 26 décembre 1998. La liste des règlements publiés pendant cette période n'est pas comprise dans cet index.

## Proclamations

(Great Seal of Ontario)

BY COMMAND

HILARY M. WESTON

CHRIS HODGSON  
Chair of the Management Board of Cabinet

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

(Great Seal of Ontario)

HILARY M. WESTON

PROCLAMATION

*COMPREHENSIVE ROAD SAFETY ACT, 1997*

PROVINCE DE L'ONTARIO

We, by and with the advice of the Executive Council of Ontario, name Tuesday, February 16, 1999 as the day upon which *sections 5 and 8* of the *Comprehensive Road Safety Act, 1997*, shall come into force.

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

WITNESS:

THE HONOURABLE  
HILARY M. WESTON

*LOI DE 1997 SUR UN ENSEMBLE COMPLET DE MESURES VISANT LA SÉCURITÉ ROUTIÈRE*

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le mardi 16 février 1999 comme le jour où entreront en vigueur *les articles 5 et 8* de la *Loi de 1997 sur un ensemble complet de mesures visant la sécurité routière*.

GIVEN at Toronto, Ontario, on February 10, 1999.

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## TÉMOIN :

L'HONORABLE  
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 10 février 1999.

## PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6378) 8

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

## PROCLAMATION

*SOCIAL WORK AND SOCIAL SERVICE WORK ACT, 1998*

We, by and with the advice of the Executive Council of Ontario, name Monday, March 1, 1999 as the day upon which the following provisions of the *Social Work and Social Service Work Act, 1998*, Statutes of Ontario, 1998, chapter 31, come into force:

sections 1, 2, 3  
subsections 4(1), (3)  
section 7  
subsections 9(1), (4)  
sections 10, 11, 13, 16  
Part VII  
sections 48 to 53 inclusive  
subsections 55(3), (4), (6)  
sections 57 to 61 inclusive  
sections 64 and 65

## WITNESS:

THE HONOURABLE  
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 10, 1999.

## BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

## PROCLAMATION

*LOI DE 1998 SUR LE TRAVAIL SOCIAL ET LES TECHNIQUES DE TRAVAIL SOCIAL*

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 1<sup>er</sup> mars 1999 comme le jour où entrent en vigueur les dispositions suivantes de la *Loi de 1998 sur le travail social et les techniques de travail social*, Lois de l'Ontario 1998, chapitre 31:

les articles 1, 2, 3  
les paragraphes 4(1), (3)  
l'article 7  
les paragraphes 9(1), (4)  
les articles 10, 11, 13, 16  
la partie vii  
les articles 48 à 53 inclusivement  
les paragraphes 55(3), (4), (6)  
les articles 57 à 61 inclusivement  
les articles 64 et 65

## TÉMOIN :

L'HONORABLE  
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 10 février 1999.

## PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6379) 8

## ONTARIO HIGHWAY TRANSPORT BOARD

## NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Couture Services Corp.  
601-67 Caroline St. S., Hamilton, Ont. L8P 3K6

45686

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Hamilton-Wentworth to the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

**PROVIDED THAT:**

1. there shall be no pick-up or discharge of passengers except at point of origin;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54, each having a maximum seating capacity of (7) passengers exclusive of the driver.

**45686-A**

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Hamilton-Wentworth.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54, each having a maximum seating capacity of (7) passengers exclusive of the driver.

**Experience Niagara Inc. 45685**  
**3 Pinemeadow Place, St. Catharines, Ont. L2N 6G1**

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Niagara to the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant juris-

diction and for the return of the same passengers on the same chartered trip to point of origin.

**PROVIDED THAT:**

1. there shall be no pick-up or discharge of passengers except at point of origin;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54.

**45685-A**

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Niagara.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54.

**Hammond Transportation Limited 20050-A31/A32/A33/A34**  
**450 Ecclestone Dr., P.O. Box 441,**  
**Bracebridge, Ont. P1L 1T7**

Applies for the approval of the transfer of extra provincial operating licence No. X-858, public vehicle operating licences Nos. PV-5033 and PV-2061 and public vehicle (school bus) operating licence No. PVS-3440 all now in the name of L. Gerald Hurd Limited, 9 Cascade St., Parry Sound, Ont. P2A 1J7.

Felix D'Mello  
 Board Secretary  
 Secrétaire de la Commission

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**BARONE HAULAGE LTD.**  
 MAPLE, ON

**BELAIR TRANSPORT LTD.**  
 MISSISSAUGA, ON

**G. BOILY TRANSPORT INC.**  
 ST JEAN CHRYSOSTOME, QC

**BUBBA'S EXPRESS INC.**  
 BYRON CENTRE, MI

**C & L TRUCKING LTD**  
 WINDSOR, ON

**J U CALONEGO CONSTRUCTION LTD**  
 THUNDER BAY, ON

**RUSSELL DAUM TRUCKING L.L.C.**  
 PLAINFIELD, IN

**DEHAL, MARK**  
 HAMILTON, ON

**DICKEY TRANSPORT LTD**  
 BARRIE, ON

**RWR DODD ENTERPRISES INC**  
 NORTH SAANICH, BC

**EXCAVATION RB GAUTHIER INC**  
 ST JOVITE, QC

**HELENE GELINAS INC**  
 YAMACHICHE, QC

**TRANSPORT ALAIN GIROUX ET FILS**  
 INC  
 CARIGNAN, QC

**HUSNJAK, DENNIS, M.**  
 STONEY CREEK, ON

**IDEAL MILK HAULAGE LTD**  
 SUNDERLAND, ON

**J D C EXPRESS LIMITED**  
 SCHOMBERG, ON

**KENYON, ERROL**  
 BRAMALEA, ON

**KNOTT, CHRISTOPHER, F.**  
 CAESAREA, ON

**KOALA EXPRESS INC.**  
 CHICAGO, IL

**LINDSAY, VERNON, R.**  
 ORANGEVILLE, ON

**MATHER, JASON**  
 BRAMPTON, ON

**MORRIS TRANSPORT LLC**  
 MALONE, NY

**OUELLETTE TRUCKING INC.**  
 VERMILLION, SD

**PARENT COUNTY COURIERS LTD.**  
 WINDSOR, ON



**PIZZA PIZZA LIMITED**  
TORONTO, ON

**VAUGHN, GLENN**  
MORRISTOWN, TN

**9037-9629 QUEBEC INC**  
ST JOACHIM, QC

**QUALITY POULTRY SERVICES LTD.**  
MILDMAY, ON

**D & C WILKEN TRUCKING INC.**  
DANFORTH, IL

**9039-0444 QUEBEC INC**  
PTE A LA CROIX, QC

**REID, JEFFREY, R.**  
BRAMPTON, ON

**144778 CANADA INC.**  
HULL, QC

**9040-9509 QUEBEC INC.**  
STE-FOY, QC

**TENZYTHOFF, DOUGLAS, J.**  
MILTON, ON

**1300905 ONTARIO INC**  
KITCHENER, ON

**9053-7689 QUEBEC INC**  
RICHELIEU, QC

**THERIAULT, JEAN L.**  
TEULON, MB

**1330032 ONTARIO LTD**  
WHITBY, ON

**9057-5556 QUEBEC INC.**  
MCWATTERS, QC

**TKT INC**  
NASHVILLE, IL

**3101-6975 QUEBEC INC.**  
ST-NICEPHORE, QC

J. Greig Beatty  
Manager  
Chef de Service



Ontario

## GOVERNMENT NOTICE

### Notice to Carriers Forfeiture of Surety Bond

**LB# 000264**

**Load Connection Logistics Inc.**  
**1116 Midway Blvd. Unit 9**  
**Mississauga, ON L5T 2H2**

Take notice that any person having claim arising out of a Load Brokerage Service against the above Load Broker, who carried on business in the Province of Ontario, is required to file a claim together with a copy of a court judgement with the Deputy Registrar of Motor Vehicles at:

301 St. Paul Street, 3rd Floor  
St. Catharines, ON L2R 7R4

**On or before September 2, 1999.**

**Note:** That where the dollar value of the payable claims exceed the dollar value of the forfeited bond (\$10,000.00) the payment will be made on a pro rata basis.

Any queries contact: Louis Janetos, at telephone,  
905-704-2534, or 1-800-387-7736 (Ontario only)

Greig Beatty  
Deputy Registrar of Motor Vehicles

# Government Notices Respecting Corporations

## Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution

### Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1999-01-18</b>	
1129210 ONTARIO INC.....	1129210
1134815 ONTARIO INC.....	1134815
<b>1999-01-19</b>	
J. C. WILSON & SON LIMITED .....	275958
<b>1999-01-21</b>	
LITHWICK LEARNING SYSTEMS INC.....	1161226
<b>1999-01-22</b>	
ELORA SPORTING GOODS & TACKLE LTD. ....	1154424
1140757 ONTARIO LIMITED.....	1140757
<b>1999-01-25</b>	
793468 ONTARIO LTD. ....	793468
<b>1999-01-27</b>	
761330 ONTARIO INC.....	761330
<b>1999-01-28</b>	
ENGBERS LTD.....	899419
<b>1999-01-29</b>	
MFR SARNIA LTD.....	1031192
1059089 ONTARIO INC.....	1059089
714742 ONTARIO INC.....	714742
<b>1999-01-31</b>	
MAPLEVIEW DEVELOPMENT CORPORATION.....	1146251
<b>1999-02-01</b>	
JOE HOES PAINTING & WALLPAPERING LTD. ....	914288
986096 ONTARIO INC.....	986096
<b>1999-02-02</b>	
ADSUE ENTERPRISES INC.....	1181291
AHROSE ENTERPRISES INC.....	524254
ANTIOCH CANADA INC.....	438359
ANTIOCH INC.....	558249
CHI SING INTERIOR DECORATING & CONSTRUCTION LTD. ....	713892
FACIL TRADING INTERNATIONAL INC. ....	1005795
MARONAN INVESTMENTS LIMITED .....	212704
SLATER STEELS CORPORATION (1986) .....	679169
1060148 ONTARIO LIMITED .....	1060148
1070608 ONTARIO INC.....	1070608
1204724 ONTARIO LIMITED .....	1204724
696108 ONTARIO LIMITED .....	696108
<b>1999-02-03</b>	
BEAVER CLEANERS LIMITED .....	440190
EDWARD P. MAZUREK INSURANCE AGENCY LIMITED ..	403020
ELEGANT PRINTING CO. LTD.....	888121
F. J. SCHAEFER LTD.....	364690
R-KEL CONSULTING LTD.....	683336
REGIONAL BUILDERS (NEPEAN) INC.....	476281
RICHWOODS FURNITURE INC.....	768963
1033925 ONTARIO LIMITED .....	1033925
423499 ONTARIO LIMITED .....	423499
<b>1999-02-04</b>	
CANTILLAS MATUGAS & ANACTA CORPORATION .....	1288790
FORESTVIEW RESIDENCES INC.....	1096309
MCKEE ENVIRONMENTAL RECLAMATION INC.....	981176
UNIVERSAL ENGINE REBUILDERS & SUPPLIERS LTD.....	437398
929635 ONTARIO INC.....	929635

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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1019696 ONTARIO LTD.....	1019696
1206052 ONTARIO INC.....	1206052
<b>1999-02-05</b>	
CHEUNG HO CO. LTD.....	1124691
COMPUREP COMPUTER CENTER INC.....	1182592
HALKAT INDUSTRIES INC. ....	1272575
LIANGCHI ENTERPRISES INC. ....	748701
1171275 ONTARIO INC.....	1171275
636785 ONTARIO LTD.....	636785

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

8/99

### Notice of Default in Complying with the Corporations Information Act

### Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1999-02-05</b>	
URBAN DESIGN & RENOVATION LTD. ....	1286049
<b>1999-02-09</b>	
BUSINESS INVESTORS GROUP INC.....	1212792
ZENMAC ZINC LTD. ....	65690
1136532 ONTARIO INC.....	1136532

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

8/99

### Notice of Default in Complying with the Corporations Tax Act

### Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

ALL-TERRAIN TRACK SALES & SERVICES LTD. ....	449767
VALLEY DRILLING INC. ....	519706
863999 ONTARIO LIMITED ....	863999
1074100 ONTARIO LIMITED ....	1074100

8/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Errata Notice Avis d'Erreur

### Ontario Corporation Number 1270656

Vide Ontario Gazette, Vol. 132-6 dated February 6, 1999

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of The Ontario Gazette of February 6, 1999 with respect to the cancellation of the Certificate of Incorporation of **Innovation Communication Ltd.** was issued in error and is null and void.

### Numéro de société en Ontario 1270656

cf. Gazette de l'Ontario Vol. 132-6 datée du février 6, 1999

PAR LA PRÉSENTE nous vous informons que l'avis émis en vertu de l'article 240 de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du février 6, 1999 relativement à l'annulation du certificat de constitution en personne morale de **Innovation Communication Ltd.** a été délivré par erreur et qu'il est nul et sans effet

8/99

### Ontario Corporation Number 1292426

Vide Ontario Gazette, Vol. 132-6 dated February 6, 1999

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of The Ontario Gazette of February 6, 1999 with respect to the cancellation of the Certificate of Incorporation of **Leadmark Inc.** was issued in error and is null and void.

### Numéro de société en Ontario 1292426

cf. Gazette de l'Ontario Vol. 132-6 datée du février 6, 1999

PAR LA PRÉSENTE nous vous informons que l'avis émis en vertu de l'article 240 de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du février 6, 1999 relativement à l'annulation du certificat de constitution en personne morale de **Leadmark Inc.** a été délivré par erreur et qu'il est nul et sans effet

8/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 18th January, 1999 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 18 janvier 1999 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

A & K BUILDERS SUPPLIES LIMITED .....	282387
BRADLEY MANAGEMENT LIMITED .....	255168
CELEBRITY PLASTICS INC .....	1072868
DELONG & PARTNERS INSURANCE ADJUSTERS LTD. ...	600566
NORONT AUDIOMETRIC TESTING LTD. ....	434981
PAIKIN EQUIPMENT INC. ....	683480
PRIMARY DEVELOPMENTS LIMITED .....	251325
PRISM SPECIALTY DYERS INCORPORATED .....	641172
RIDEAU PHOTO EXPRESS LTD. ....	694338
RON FEDEN ENTERPRISES INC. ....	757409
S & D PARCEL SERVICE INC. ....	1036765
THE CONSULT FINANCIAL GROUP INC. ....	937986
THE FOOD BOX INC. ....	588670
W.R. TOWNSON CONSTRUCTION LTD. ....	584269
WIN REALTY INC .....	1059297
392901 ONTARIO LIMITED .....	392901
804262 ONTARIO LIMITED .....	804262
835270 ONTARIO INC. ....	835270
857091 ONTARIO LIMITED .....	857091
900955 ONTARIO LIMITED .....	900955
905290 ONTARIO LIMITED .....	905290
1001542 ONTARIO LIMITED .....	1001542
1044040 ONTARIO INC. ....	1044040
1092968 ONTARIO LTD. ....	1092968

8/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies



## **Cancellation of Extra-Provincial Licence (Extra-Provincial Corporations Act) Annulation de permis extraprovincial (Loi sur les compagnies extraprovinciales)**

NOTICE IS HEREBY GIVEN that, orders under Section 7 (1) of the *Extra-Provincial Corporations Act* have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LES PRÉSENTS de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 7 (1) de la *Loi sur les compagnies extraprovinciales*. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

1999-02-10  
NORTH BRITISH AND MERCANTILE  
INSURANCE CO. LTD. .... 273429

8/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## **Co-operative Corporations Act (Certificate of Incorporation Issued) Loi sur les sociétés coopératives (Certificat de constitution délivrés)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, a certificate of Incorporation has been issued to:

AVIS EST PAR LES PRÉSENTS DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* un certificat de constitution a été délivré à :

Name of Corporation and Head Office: Nom de la compagnie et siège social :
---

1999-2-8  
Scarborough Co-operative Staff Association Inc., Scarborough

8/99

JOHN M. HARPER, Director,  
Credit Unions and Co-operatives  
Services Branch,  
Financial Services Commission of Ontario.  
Directeur,  
Direction des caisses populaires  
et des coopératives,  
Commission des services financiers de l'Ontario.

## **Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé**

### **PUBLIC NOTICE**

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS.  
Clerk of the Legislative Assembly.

## **Applications to Provincial Parliament Demandes au Parlement provincial**

### **THE CORPORATION OF THE CITY OF OTTAWA**

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the City of Ottawa ("Council"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to enable Council to exercise greater control over the demolition or removal of buildings and structures designated under Part IV, Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned.

Under the *Ontario Heritage Act*, Council may currently refuse an application for the demolition or removal of a building or structure for a period of 180 days. If Council refuses that demolition application, the demolition may occur, subject to all applicable legislation, following a delay of 180 days.

This application seeks to enhance the authority by providing that Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by Council unless,

- the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject to the requirement that construction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and
- 180 days have elapsed from the date of the decision of Council to refuse the demolition or removal of the building or structure on the designated property.

A copy of the draft bill is available in the office of the City Clerk, 111 Sussex Drive, Bytown Pavilion, 1st Level, Ottawa.

This application will be considered by a Standing Committee of the Legislative Assembly. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 21st day of January, 1999.

J. JERALD BELLOMO, City Solicitor,  
The Corporation of the City of Ottawa,  
111 Sussex Drive,  
Rideau Pavilion, 2nd Level,  
Ottawa, Ontario K1N 5A1.  
(2638) 6-9 Solicitor for the Applicant.

## **Corporation Notices Avis relatifs aux compagnies**

### **PEACHY'S PIZZA INC.**

NOTICE IS HEREBY GIVEN that Peachy's Pizza Inc. has been dissolved by an Order of the Ontario Court (General Division) as of the 22nd day of January, 1999 pursuant to the *Business Corporations Act* (Ontario).

Dated at Sudbury, this 5th day of February, 1999.

ORENDORFF, VRBANAC,  
Solicitors for Bernard P. Langlois,  
the Receiver of Peachy's Pizza Inc.  
(2658) 8

**1191587 ONTARIO LIMITED**

TAKE NOTICE CONCERNING WINDING UP of 1191587 Ontario Limited, Date of Incorporation: March 9, 1998, Liquidator: Mervyn Horn, 261 Millway Avenue, Unit 1, Concord, Ontario L4K 3V2 Date Appointed: January 20, 1999.

This notice is filed under subsection 193 (4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on January 20, 1999.

Dated this 3rd day of February, 1999.

(2659) 8

MERVYN HORN,  
Liquidator.

**TELIN ELECTRIC LTD.**

NOTICE IS HEREBY GIVEN that Telin Electric Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 1st day of February, 1999.

(2660) 8

JARY TELIN,  
President.

**INGLE LIFE & HEALTH ASSURANCE COMPANY/  
INGLE COMPAGNIE D'ASSURANCE-VIE & SANTE  
Ontario Corporation Number 373404**

NOTICE IS HEREBY GIVEN that the location of the Head Office of the Corporation was changed from 3027 Harvester Road, Burlington, Ontario L7N 3G9 to Suite 1200, 438 University Avenue, Toronto, Ontario M5G 2K8 by Special Resolution which was confirmed by the shareholders and directors on the 14th day of September, 1998.

Dated this 8th day of February, 1999.

(2661) 8

MURRAY A. THOMPSON,  
Director.

**LAMONT SAND & GRAVEL LTD.**

NOTICE IS HEREBY GIVEN that Lamont Sand & Gravel Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Port Elgin, this 4th day of February, 1999.

(2662) 8

WILMER ALLAN LAMONT,  
President.  
JOSEPH PARKER LAMONT,  
Secretary/Treasurer.

**TOVIM SECURITY ENTERPRISES INC.**

NOTICE IS HEREBY GIVEN that Tovim Security Enterprises Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 8th day of February, 1999.

(2663) 8

KIVA I. DODICK,  
President.

**INTERNATIONAL APPROVAL SERVICES CANADA INC.**

NOTICE IS HEREBY GIVEN that International Approval Services Canada Inc. intends to surrender its Charter pursuant to the *Corporations Act*.

Dated at Toronto, this 18th day of December, 1998.

(2671) 8

H. JOYCE BROOKE,  
Secretary.

**TWIN CITIES MINOR TACKLE FOOTBALL ASSOCIATION**

NOTICE IS HEREBY GIVEN that the number of Directors of Twin Cities Minor Tackle Football Association was decreased from 12 to 9 by a Special Resolution which was confirmed by the members of the Corporation on January 16, 1999.

Dated at Waterloo, this 8th day of February, 1999.

(2672) 8

DARRELL HAWRELIAK,  
Vice-President.

**THE CATHOLIC PRINCIPALS' COUNCIL OF ONTARIO  
Ontario Corporation Number 1296076**

NOTICE IS HEREBY GIVEN that the number of directors of The Catholic Principals' Council of Ontario was increased from 3 to 9 by a Special Resolution which was confirmed by the members of the Corporation on the 25th day of May, 1998.

Dated this 27th day of November, 1998.

(2675) 8

MARNY BEALE,  
President.

**Notice to Creditors  
Avis aux créanciers**

**ESTATE OF DERRICK JAMES WHALEN**

In the Estate of Derrick James Whalen, late of the Town of Grimsby, in the Regional Municipality of Niagara, deceased. All claims against the estate of Derrick James Whalen, late of the Town of Grimsby, in the Regional Municipality of Niagara, who died on or about December 23, 1998, must be filed with the undersigned personal representative on or before August 31, 1999; thereafter, the undersigned will distribute the assets of the said estate having regard only to the claims then filed.

Dated this 9th day of February, 1999.

(2669) 8-10

TRACEY-ANN ISABEL WHALEN  
Estate Trustee,  
by her Solicitors  
Cicchi & Giangregorio.  
99 Highway #8, Suite 1  
Stoney Creek, Ontario  
L8G 1C1  
Attention: Terry Giangregorio

**Partnership Dissolution/Changes  
Dissolution de sociétés/La modifications**

**BOYLE, HOBART**

NOTICE IS HEREBY GIVEN that the partnership between James. P. Boyle and G. Michael Hobart, carrying on business under the name and style of Boyle, Hobart, was dissolved on December 31, 1998 pursuant to the *Partnerships Act*.

Dated at Toronto, this 10th day of February, 1999.

(2673) 8

JAMES P. BOYLE.

## Miscellaneous Notices Avis divers

NOTICE IS HEREBY GIVEN that, Brian G. Johnston, John D. McGlynn and J. Brian Reeve intend to apply to the Minister of Consumer and Commercial Relations (the "Minister"), pursuant to the provisions of the *Corporations Act* (Ontario), on or after March 22, 1999 to incorporate a joint stock insurance company to be named Markham General Insurance Company, or such other name as may be acceptable to the Minister (the "Company").

AND NOTICE IS HEREBY GIVEN, pursuant to the provisions of the *Insurance Act* (Ontario), that following incorporation, the Company will apply to the Superintendent of Financial Services of Ontario for a licence authorizing the Company to transact in Ontario, automobile, fidelity, liability and property insurance.

Dated at Toronto, this 20th day of February, 1999.

BLANEY, MCMURTRY, STAPELLS, FRIEDMAN,  
20 Queen Street West, Suite 1400,  
Toronto, Ontario M5H 2V3

(2664) 8-10

### MARKHAM GENERAL INSURANCE COMPANY

NOTICE IS HEREBY GIVEN, pursuant to the provisions of the *Corporations Act* (Ontario), of the intention of Brian G. Johnston, John D. McGlynn and J. Brian Reeve (the "Applicants") to apply to the Minister of Consumer and Commercial Relations (the "Minister"), on or after March 22, 1999 to incorporate a joint stock insurance company to be named Markham General Insurance Company, or such other name as may be acceptable to the Minister, the head office of which will be located in Toronto, Ontario, to undertake and transact the business of insurance, other than life insurance.

Dated at Toronto, this 20th day of February, 1999.

BRIAN G. JOHNSTON  
JOHN D. MCGLYNN  
J. BRIAN REEVE.

(2665) 8-11



Ontario  
Energy  
Board

Notice "C" E.B.A. 877

### NOTICE OF APPLICATION AND NOTICE OF WRITTEN HEARING FRANCHISE APPROVAL FOR THE CORPORATION OF THE TOWN OF HAILEYBURY

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas to the Corporation of the Town of Haileybury pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Union Gas Limited and the Corporation of the Town of Haileybury.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 2nd day of February, 1999.

ONTARIO ENERGY BOARD

PETER H. O'DELL,  
Assistant Board Secretary.

(2666) 8



Commission  
de l'Energie  
de l'Ontario

E.B.A. 877 Avis «C»

### AVIS DE PRÉSENTATION D'UNE DEMANDE ET AVIS D'AUDIENCE PAR ÉCRIT APPROBATION D'UNE CONCESSION POUR LA CORORATION DE LA VILLE DE HAILEYBURY

Une demande a été déposée par Union Gas Limited («Union») auprès de la Commission de l'énergie de l'Ontario en vue de l'approbation d'un contrat de concession municipale afin d'obtenir le droit de construire et d'exploiter des installations d'approvisionnement en gaz pour la Corporation de la Ville de Haileybury en vertu des articles 9 et 10 de la *Loi sur les concessions municipales*. Cette demande vise à remplacer le contrat de concession en vigueur actuellement entre Union Gas Limited et la Corporation de la Ville de Haileybury.

Le présent avis n'est publié qu'à titre de fait enregistré, et son contenu ne doit pas être considéré comme ayant été justifié.

FAIT à Toronto le 2 février 1999.

COMMISSION DE L'ÉNERGIE DE L'ONTARIO

PETER H. O'DELL,  
Secrétaire adjoint de la Commission.

(2667) 8



Ontario  
Energy  
Board

Notice "C" E.B.A. 877

### NOTICE OF APPLICATION AND NOTICE OF WRITTEN HEARING FRANCHISE APPROVAL FOR THE CORPORATION OF THE TOWN OF SEAFORTH

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas to the Town of Seaforth pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Union Gas Limited and the Corporation of the Town of Seaforth.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 1st day of February, 1999.

ONTARIO ENERGY BOARD

PETER H. O'DELL,  
Assistant Board Secretary.

(2668) 8



**Sales of Lands for Tax Arrears  
by Public Tender  
Ventes de terrains par appel d'offres  
pour arriéré d'impôt**

MUNICIPAL TAX SALES ACT

**THE CORPORATION OF THE  
TOWN OF AMHERSTBURG**

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on March 17, 1999, at the Town of Amherstburg Municipal Office located at 271 Sandwich St. S., Town of Amherstburg.

The tenders will then be opened in public on the same day at 271 Sandwich St. S., Town of Amherstburg.

Description of Land(s)	Minimum Tender Amount
1. Former Township of Anderdon Part of Lot 3, Concession 5 (no municipal address) .....	\$7,312.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being Chapter M.60 of the Revised Statutes of Ontario 1990 and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

RICHARD BEACHEY,  
Deputy-Treasurer,  
The Corporation of the  
Town of Amherstburg,  
271 Sandwich St. S.  
Amherstburg, Ontario N9V 2Z3  
(519) 736-5401

(2670) 8

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (1) (d), R.R.O. 1990, Reg. 824

**THE CORPORATION OF THE  
VILLAGE OF BURK'S FALLS**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on March 12, 1999, at the Municipal Office.

The tenders will then be opened in public on the same day at 3:30 p.m. at the Municipal Office.

Description of Land(s)	Minimum Tender Amount
Lot 1, RCP-315, in the Township of Armour, now in the Village of Burk's Falls, District of Parry Sound, save and except that portion shown marked red on Plan of Survey P-2127-50, Department of Highways, Ontario, dated January 14, 1960, registered as Highway Plan 354, and more particularly described in Instrument 67672. ....	\$2,617.18
Part of Lot 1, East side of MacKenzie Street and Part of Lot 1, West side of Ontario Street, Plan 26, in the Village of Burk's Falls, District of Parry Sound, Designated as Parts 1, 2 and 3, Plan 42R-6149. ....	\$3,085.75

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JARVIS OSBORNE,  
Clerk-Treasurer,  
The Corporation of the  
Village of Burk's Falls,  
172 Ontario Street,  
P.O. Box 160  
Burk's Falls, Ontario P0A 1C0

(2674) 8

# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—02—20

## ONTARIO REGULATION 46/99 made under the ASSESSMENT ACT

Made: February 2, 1999  
Filed: February 3, 1999

Amending O. Reg. 282/98  
(General)

Note: Ontario Regulation 282/98 has previously been amended by Ontario Regulations 390/98, 721/98 and 8/99.

### 1. Sections 25, 26, 27 and 28 of Ontario Regulation 282/98 are revoked and the following substituted:

#### 25. (1) Land is eligible land if,

- (a) it is identified by the Minister of Natural Resources as provincially significant wetland on the basis of the wetland evaluation system set out in the Ministry of Natural Resources document titled "Ontario Wetland Evaluation System Southern Manual" (3rd edition), dated March, 1993, as revised in May, 1994 or in the Ministry of Natural Resources document titled "Ontario Wetland Evaluation System Northern Manual" (1st edition), dated March, 1993, as revised in May, 1994;
- (b) it is identified by the Minister of Natural Resources as a provincially significant area of natural and scientific interest using the criteria set out in the Ministry of Natural Resources document titled "A Framework for the Conservation of Ontario's Biological Heritage", dated May, 1980 or in the Ministry of Natural Resources document titled "A Framework for the Conservation of Ontario's Earth Science Features", dated October, 1981;
- (c) it is identified by the Minister of Natural Resources as a habitat of endangered species using the criteria set out in the Ministry of Natural Resources document titled "Guidelines for Mapping Endangered Species Habitats under the Conservation Land Tax Incentive Program", dated June, 1998; or
- (d) it is designated as an escarpment natural area in the Niagara Escarpment Plan under the *Niagara Escarpment Planning and Development Act*.

(2) In addition to land that is eligible land under subsection (1), land is eligible land for the 1999 taxation year if it was exempt from taxation as conservation land under paragraph 25 of subsection 3 (1) of the Act for the 1998 taxation year and it is identified on the list compiled by the Ministry of Natural Resources titled "Other Conservation Lands Eligible for the 1999 Conservation Land Tax Incentive Program" as that list read on September 30, 1998.

26. Eligible land is conservation land for a taxation year if the following requirements are met:

1. The owner must submit a completed application to the Minister of Municipal Affairs and Housing for designation of the eligible land as conservation land that is exempt from taxation and the application must be submitted,

- i. for the 1999 taxation year, on or before September 30, 1998, or

- ii. for a taxation year after the 1999 taxation year, on or before August 31 of the previous year.

#### 2. In the application, the owner must agree,

- i. not to undertake activities during the taxation year that are inconsistent with the land's status as conservation land,
  - ii. to allow a person selected by the Minister of Natural Resources to inspect the land, and
  - iii. to co-operate with the person described in subparagraph ii in the course of the inspection.
3. The owner must not undertake activities during the taxation year that are inconsistent with the land's status as conservation land and must not breach anything the owner has agreed to in the application.

#### APPLICATION OF PART

27. This Part applies with respect to the 1999 and subsequent taxation years.

### 2. Section 40 of the Regulation is revoked and the following substituted:

#### SPECIAL CONSIDERATION IF DEADLINE MISSED

40. (1) The Administrator, on a request described in subsection 38 (1), shall agree to a settlement determining that the land is conservation land if,

- (a) the requirements for the land to be conservation land have been complied with except that the deadline for submitting an application for designation of the land as conservation land was missed;
- (b) the land would have been conservation land if the deadline had not been missed; and
- (c) in the Administrator's opinion, there are mitigating circumstances explaining why the deadline was missed.

(2) The Commissioner, on a complaint described in section 39, shall make a determination that the land is conservation land if,

- (a) clauses (1) (a) and (b) are satisfied; and
- (b) in the Commissioner's opinion, there are mitigating circumstances explaining why the deadline was missed.

3. This Regulation does not affect the application of Ontario Regulation 282/98, as it read before being amended by this Regulation, with respect to the 1998 taxation year.

4. Section 1 shall be deemed to have come into force on December 1, 1998.

ERNIE EVES  
Minister of Finance

Dated on February 2, 1999.

8/99

**ONTARIO REGULATION 47/99**  
made under the  
**MUNICIPAL ACT**

Made: February 2, 1999  
Filed: February 3, 1999

**TAX MATTERS—REBATES FOR CHARITIES  
ON PROPERTY TO WHICH DIVISION B  
OF PART XXII.2 OF THE ACT APPLIES**

APPLICATION OF REGULATION

1. This Regulation applies with respect to a charity's rebate required under paragraph 1 of subsection 442.1 (3) of the Act if Division B of Part XXII.2 of the Act applies to the property with respect to which the rebate relates."

AMOUNT OF REBATE

2. (1) Subject to subsections (2) and (3), the amount of the rebate shall be determined in accordance with the following:

$$\text{Rebate} = 0.4 \times \frac{\text{Increase from 1997 - Level taxes}}{\text{Charity's proportion of property}}$$

where,

"Increase from 1997-level taxes" means the taxes for the property for the taxation year, as determined under subsection 447.47 (1) of the Act, minus the 1997-level taxes for the property, as determined under section 447.49 of the Act;

"Charity's proportion of property" means the rentable area of the part of the property occupied by the charity divided by the total rentable area of the property.

(2) If the variable called "Increase from 1997-level taxes" in the formula in subsection (1) is zero or negative, the amount of the rebate shall be zero.

(3) If the rebate would exceed the taxes the charity pays on the property, the amount of the rebate shall be the amount of those taxes.

(4) In this section,

"rentable area" means the rentable area of the part of the property with respect to which Division B of Part XXII.2 of the Act applies.

WHEN REBATE DUE

3. A rebate relating to a taxation year shall be paid,

- (a) for the 1998 taxation year, on or before April 30, 1999;
- (b) for the 1999 taxation year, on or before June 30, 1999;
- (c) for the 2000 taxation year, on or before June 30, 2000.

REPAYMENT OF PREVIOUS 1998 REBATES

4. The following apply with respect to a rebate paid in whole or in part before this Regulation comes into force:

- 1. The charity shall owe a debt to the municipality equal to the amount of the rebate that was paid to the charity.
- 2. The debt is due on April 30, 1999.

- 3. The municipality may set off the debt against a rebate the municipality is required to give the charity under paragraph 1 of subsection 442.1 (3) of the Act.

ERNE EVES  
*Minister of Finance*

Dated on February 2, 1999.

8/99

**ONTARIO REGULATION 48/99**  
made under the  
**NIAGARA ESCARPMENT PLANNING  
AND DEVELOPMENT ACT**

Made: February 2, 1999  
Filed: February 3, 1999

Amending Reg. 828 of R.R.O. 1990  
(Development Within the Development Control Area)

Note: Regulation 828 has been previously amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. (1) The definition of "accessory" in section 1 of Regulation 828 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Section 1 of the Regulation is amended by adding the following definitions:

"good forestry practices" means the proper implementation of harvest, renewal and maintenance activities known to be appropriate for the forest and environmental conditions under which they are being applied and that minimize detriments to forest values including significant ecosystems, important fish and wildlife habitat, soil and water quality and quantity, forest productivity and health and the aesthetics and recreational opportunities of the landscape;

"group home" means a residence that is licensed or funded by a public agency for the accommodation of three to 10 persons, exclusive of staff, living under supervision in a single housekeeping unit and who, by reason of their emotional, mental, social or physical condition or legal status, need a group living arrangement for their well being;

(3) The definition of "household" in section 1 of the Regulation is revoked and the following substituted:

"household" means one or more persons living as a single housekeeping unit in one dwelling or in a group home;

(4) Section 1 of the Regulation is amended by adding the following definitions:

"seasonal" means operated for six months or less in a calendar year;

"tree" means a woody plant that,

- (a) has reached a height of 4.5 metres or belongs to a species that has an average height of at least 4.5 metres at physiological maturity, and
- (b) has a stem diameter of more than 10.2 centimetres when measured from the outside bark at a point 1.3 metres above the ground;



**(5) Section 1 of the Regulation is amended by adding the following subsections:**

(2) In this Regulation,

- (a) a lot that abuts on a road or a body of water is considered to have a front lot line on each lot line that abuts on the road or the water; and
- (b) a corner lot is considered to have two front lot lines.

(3) For the purposes of this Regulation, something is accessory to another thing if it is normally incidental or subordinate to the other thing, but a dwelling or other structure that is used for human habitation shall be deemed not to be accessory to anything.

**2. Sections 3 and 4 of the Regulation are revoked and the following substituted:**

3. Zoning by-laws and the Minister's orders made under section 47 of the *Planning Act* have no effect in the area of development control designated under Regulation 826 of the Revised Regulations of Ontario, 1990.

4. An application for a development permit shall be on a form provided by the Commission.

**3. (1) Section 5 of the Regulation, exclusive of the paragraphs, is revoked and the following substituted:**

5. The following classes of development, if listed as permitted uses under the land use policies established in the Niagara Escarpment Plan and not in conflict with a development permit issued under the Act, are exempt from the requirement of obtaining a development permit:

**(2) Paragraphs 1, 2, 3 and 4 of section 5 of the Regulation are revoked and the following substituted:**

- 1. The maintenance or repair of land, buildings or structures damaged, without any human intervention, by fire, lightning, unusually severe weather, storms, floods or other natural causes.
- 2. The reconstruction of land, buildings or structures damaged or destroyed, without any human intervention, by fire, lightning, unusually severe weather, storms, floods or other natural causes, if the reconstruction,
  - i. is on the same site where the damage or destruction occurred,
  - ii. does not change the use on the site,
  - iii. in the case of a building or structure, results in a building or structure that occupies an area that is not more than that occupied by the original or is of a height that is no greater than that of the original, and
  - iv. is started within two years after the damage or destruction occurred.
- 3. The maintenance, repair, reconstruction or demolition that is required by an order or other instrument issued under an Act by a public authority for the purpose of ensuring public safety or health.
- 4. The maintenance, repair, reconstruction or improvement of the interior of a building or structure that does not change the use of the building or structure.

4.1 The maintenance or repair of the exterior of a building or structure that does not change the use of the building or structure.

4.2 The maintenance, repair, construction or improvement of a building or structure for fire safety and fire exits and barrier free access.

4.3 The maintenance or renewal of highways or municipal roads and the repair and cleaning of drainage ditches and swales along highways and municipal roads.

**(3) Paragraphs 7, 8, 9, 10 and 11 of section 5 of the Regulation are revoked and the following substituted:**

7. Subject to paragraphs 8, 9, 10, 11, 13, 13.1, 13.2, 20 and 31, general agricultural development.

8. The following classes of development for the purposes of general agricultural development:

- i. The cultivation of soil, including the picking and removal of field rocks and stones, but not including the stripping, removal or stockpiling of topsoil, earth, rock, sand, gravel or other aggregate material or the addition of fill.
- ii. The digging or drilling of a well.
- iii. The installation of a farm tile drain.
- iv. The installation or operation of a water irrigation system.
- v. The repair, maintenance and cleaning of farm drains.

9. The construction of a building, structure or facility accessory to general agricultural development, other than a dwelling or pond if, on completion of the development, all the following conditions are met:

- i. The area of the lot on which the construction occurred is at least 20 hectares.
- ii. The side yard depth of the lot on which the construction occurred is at least 15 metres.
- iii. The rear yard depth of the lot on which the construction occurred is at least 15 metres.
- iv. The building, structure or facility is at least 90 metres from the centre line of an abutting open public road.

10. A dug farm pond accessory to general agricultural development if, on completion of the development, all the following conditions are met:

- i. The pond is not located within the Escarpment Natural Area of the Niagara Escarpment Plan.
- ii. The pond does not need construction of a dam or berm and is not located on a stream or watercourse.
- iii. The surface area of the pond is located at least 30 metres from the nearest lot line and from any septic system or well.
- iv. The surface area of the pond is not greater than 150 square metres.
- v. The area of the lot is at least 20 hectares.
- vi. The dredged material is used for landscaping immediately around the pond site and rehabilitated with vegetation.

11. The installation of a portable, seasonal farm produce stand or market structure accessory to general agricultural development, other than a food service vehicle, if, on completion of the installation, all the following conditions are met:

- i. The total surface area covered by the stand or structure does not exceed 28 square metres.

- ii. The setback of the stand or structure from the front lot line is at least 7.5 metres.
  - iii. The items for sale at the stand or structure are limited to produce grown by or products made from produce grown by the owner or operator of the lot on which the stand or structure is situated.
  - iv. The stand or structure is removed during the portion of the season when it is not in operation.
- 11.1 The extension of a single dwelling if, on completion of the extension, all the following conditions are met:
- i. The side yard depth of the lot on which the extension occurred is at least 4.5 metres.
  - ii. The rear yard depth of the lot on which the extension occurred is at least 7.5 metres.
  - iii. The front yard depth of the lot on which the extension occurred is at least 15 metres.
  - iv. The height of the extension does not exceed the height of the original dwelling.
  - v. The total surface area occupied by the extension does not exceed 93 square metres.
- 11.2 A change to the height or pitch of a roof of a single dwelling for the purpose of maintenance, repair or renewal, if all the following conditions are met:
- i. The total floor area of the dwelling is not increased.
  - ii. The height of the dwelling is not increased by more than 2.5 metres.
  - iii. The height of the dwelling after the change does not exceed 7.5 metres.
- 11.3 The construction or extension of buildings or structures accessory to single dwellings, if all the following conditions are met on the completion of the construction or extension:
- i. No accessory building or structure or any part thereof lies between the front lot line and the wall of the dwelling nearest to it, unless the accessory building or structure has a front yard setback of at least 30 metres.
  - ii. No accessory building or structure or any part thereof is less than one metre from any side or rear lot line.
  - iii. The total area covered by all accessory buildings and structures does not exceed 5 per cent of the lot area, or 56 square metres, whichever is the lesser.
  - iv. No accessory building or structure exceeds a height of 4.5 metres.
- (4) Paragraph 13 of section 5 of the Regulation is revoked and the following substituted:**
13. Subject to any municipal by-law that regulates the cutting of trees, the cutting or other destruction, removal or pruning of trees on a lot that is not greater than 0.8 hectares in area.
- 13.1 Subject to any municipal by-law that regulates the cutting of trees, the cutting or other destruction, removal or pruning, in accordance with good forestry practices, of not more than 10 per cent of the trees within a 10-year period on a lot that is greater than 0.8 hectares in area, if, in the case of an Area of Natural Scientific Interest (Life Science) that is in public ownership, the trees are cut, destroyed, removed or pruned only where it is necessary to maintain the values for which the area was acquired, for emergency access, where existing agreements are in effect or to implement uses permitted in approved Park or Open Space Master or Management Plans that are not in conflict with the Niagara Escarpment Plan.
- 13.2 The cutting or other destruction, removal or pruning of more than 10 per cent of the trees within a 10-year period on a lot that is greater than 0.8 hectares in area, if,
- i. the trees are cut, destroyed, removed or pruned in accordance with the *Crown Forest Sustainability Act, 1994*, the *Forestry Act*, the *Woodlands Improvement Act*, the *Conservation Authorities Act* or a by-law made under the *Municipal Act* or the *Trees Act*, and, in the case of an Area of Natural Scientific Interest (Life Science) that is in public ownership, the trees are cut, destroyed, removed or pruned only where it is necessary to maintain the values for which the area was acquired, for emergency access, where existing agreements are in effect or to implement uses permitted in approved Park or Open Space Master or Management Plans that are not in conflict with the Niagara Escarpment Plan,
  - ii. the trees are cut, destroyed, removed or pruned in accordance with a forest management plan, including tree cutting prescriptions, recommended by the Ministry of Natural Resources, a conservation authority or a qualified forestry professional that,
    - A. uses tree cutting methods designed to minimize adverse effects on the natural environment, including surface drainage and groundwater,
    - B. minimizes disruption of habitats for plants and animal species occurring in the area,
    - C. retains the diversity of native tree species and other plant and animal species,
    - D. aims over the long term to retain and enhance the quality, appearance and productivity of the forest site,
    - E. minimizes cutting within highly sensitive areas such as steep slopes, unstable soils, stream valleys, wetlands and areas of significant groundwater recharge and discharge,
    - F. includes natural regeneration or rehabilitation through reforestation where necessary, and
    - G. in the case of an Area of Natural Scientific Interest (Life Science) that is in public ownership, permits tree cutting only where it is necessary to maintain the values for which the area was acquired, for emergency access, where existing agreements are in effect or to implement uses permitted in approved Park or Open Space Master or Management Plans that are not in conflict with the Niagara Escarpment Plan,
  - iii. the trees are cut, destroyed, removed or pruned as part of the normal operation of a Christmas tree farm, nursery or orchard,
  - iv. the trees are cut, destroyed, removed or pruned because the trees constitute a safety hazard,
  - v. the trees are cut, destroyed, removed or pruned because the trees are dead or diseased, or have been damaged by natural causes and not by human intervention,
  - vi. the trees are cut, destroyed, removed or pruned for personal use by the owner of the lot on which the trees to be cut, destroyed, removed or pruned are situated, if,
    - A. the owner or the owner's agent cuts the trees, and



- B. no sale occurs of the trees or any wood products created from the cutting, destruction, removal or pruning of the trees,
- vii. the trees are cut, destroyed, removed or pruned for the maintenance of oil and gas pipelines, distribution lines and corridors,
- viii. the trees are cut, destroyed, removed or pruned for the maintenance of electric power distribution lines and corridors,
- ix. the trees are cut, destroyed, removed or pruned for the connection, repair and maintenance of public utilities to approved buildings and structures, or
- x. the trees are cut, destroyed, removed or pruned for the maintenance of open public roads and immediately adjacent road allowances.

**(5) Paragraphs 15, 16 and 17 of section 5 of the Regulation are revoked and the following substituted:**

15. The digging or drilling of a well or the installation of a cistern for the purpose of supplying potable water for a single dwelling.
16. The construction of an outdoor swimming pool, spa or hot tub accessory to a single dwelling, including an associated deck, pump, filter or heater, if all the following conditions are met on the completion of the development:
  - i. The water area of the swimming pool, spa or hot tub is at least 2.7 metres from the nearest lot line.
  - ii. Any associated pump, filter or heater is at least one metre from the nearest lot line.
  - iii. The maximum water area is 93 square metres in the case of a swimming pool and 13 square metres in the case of a spa or hot tub.
  - iv. Municipal swimming pool, spa or hot tub fencing and safety requirements are met.
17. The maintenance of lands, buildings and structures under the jurisdiction of a conservation authority, the establishment of trails and the erection of signs for the purposes of property identification or interpretative or recreational information on lands owned by a conservation authority.

**(6) Section 5 of the Regulation is amended by adding the following paragraphs:**

20. The demolition of all or part of a dwelling, a building or structure accessory to a dwelling or a building or structure accessory to general agricultural development, if all the following conditions are met:
  - i. The dwelling, building or structure or the part to be demolished has a total floor space not exceeding 93 square metres.
  - ii. The dwelling, building or structure or the part to be demolished,
    - A. is not designated under the *Ontario Heritage Act* as being of historic or architectural value or interest,
    - B. is not intended to be designated under the *Ontario Heritage Act* as being of historic or architectural value or interest, according to a notice of intention to designate published under that Act, and
    - C. is not otherwise recognized under any Act or any municipal by-law as being historically or architecturally significant.

- iii. The site on which the demolition occurs is levelled and covered with topsoil of sufficient depth to support the growth of vegetation.
- iv. Any waste material resulting from the demolition is reused on the site or removed and disposed of at a waste disposal site approved to receive that kind of waste under the *Environmental Protection Act* or the *Environmental Assessment Act*.

21. The construction of a patio, porch, deck or verandah as an extension to a single dwelling if, on the completion of the construction, all the following conditions are met:
  - i. The total surface area covered by the patio, deck, porch or verandah does not exceed 56 square metres.
  - ii. The side yard depth of the lot on which the construction occurred is at least one metre.
  - iii. The rear yard depth of the lot on which the construction occurred is at least 7.5 metres.
  - iv. The front yard depth of the lot on which the construction occurred is at least 15 metres.
22. The repair or replacement of an existing underground fuel storage tank.
23. The construction or installation for a single dwelling of an air conditioner, heat pump, chimney, flag pole or television or radio receiving antenna that is located at least one metre from the nearest lot line. However, the installation of a satellite dish is not exempted under this paragraph.
24. The excavation of land, including the boring of holes, for one of the following temporary purposes:
  - i. Testing for aggregate in the Escarpment Rural Area of the Niagara Escarpment Plan.
  - ii. Soil testing.
  - iii. Test drilling for the supply of water.
  - iv. Archaeological exploration, survey or field work carried out in accordance with the *Ontario Heritage Act* or a federal statute.
25. The construction or installation for a single dwelling of a satellite dish that is not more than one metre in diameter and that is located at least one metre from the nearest lot line.
26. The construction or installation of a satellite dish more than one metre in diameter for a single dwelling if, on the completion of the construction or installation, all the following conditions are met:
  - i. The area of the lot on which the single dwelling is situated is at least 0.4 hectares.
  - ii. Only one satellite dish is located on the lot.
  - iii. The satellite dish is not located in the front yard.
  - iv. The height of the satellite dish above the ground, including the pole, does not exceed 4.5 metres.
  - v. The side yard depth measured from the closest point of the satellite dish to the side lot line is at least 4.5 metres.
  - vi. The rear yard depth measured from the closest point of the satellite dish to the rear lot line is at least 4.5 metres.
27. The construction or installation of a portable storage compound, works yard or trailer used in or incidental to the construction of



federal, provincial or municipal public works if the compound, yard or trailer does not house an asphalt plant or facility and is not used as a dwelling. The compound, yard or trailer must be removed within one year after its construction or installation or when the public works is completed, whichever is earlier.

28. The construction or installation of a portable tool shed, scaffold, trailer or other building or structure used in or incidental to approved development if the shed, scaffold, trailer or other building or structure is not used as a dwelling and is located on the same lot as the approved development. The shed, scaffold, trailer, building or structure must be removed within one year after its construction or installation or when the development is completed, whichever is earlier.
29. Small scale recycling depots for paper, glass, plastic, wood, metal or cardboard established by a municipality to serve the local community if the area of the depot does not exceed 74 square metres.
30. The maintenance of land, buildings and structures for the Bruce Trail by the Bruce Trail Association and the establishment of the Bruce Trail by the Bruce Trail Association on land owned or managed by agreement with the Bruce Trail Association.
31. The repair or maintenance of an existing dug pond, if all the following conditions are met:
  - i. The pond is not located within the Escarpment Natural Area of the Niagara Escarpment Plan.
  - ii. The original surface area and depth is not increased.
  - iii. The pond does not require the construction or reconstruction of a dam or berm and is not located on a stream or watercourse.
  - iv. The dredged material is used for landscaping immediately around the pond site and rehabilitated with vegetation.
32. The construction of an outdoor tennis court and associated fencing accessory to a single dwelling, if all the following conditions are met on the completion of the development:
  - i. The surface area of the tennis court is at least 10 metres from the nearest lot line.

ii. The maximum surface area of the tennis court is 650 square metres.

iii. Municipal fencing and lighting requirements are met.

33. The construction or removal of school classroom portables accessory to an existing educational facility on property owned by a school board, college or university.
34. The erection or removal of a temporary special event tent, if all the following conditions are met:
  - i. The tent is situated on a lot for not more than 30 days.
  - ii. The tent does not require servicing facilities or the construction of a permanent foundation.
  - iii. The tent does not result in a change in use of the land upon which it is situated.
35. The installation, construction or repair of the following signs and structures:
  - i. Traffic, caution, directional and emergency street number signs erected by or on behalf of any government agency.
  - ii. Election signs.
  - iii. No trespassing or warning signs.
  - iv. Temporary public information signs erected by or on behalf of any government agency.
  - v. Temporary real estate signs that do not exceed one square metre in area.
  - vi. Mail boxes.

#### 4. Schedule 1 to the Regulation is revoked.

#### 5. Form 1 of the Regulation is revoked.

JOHN C. SNOBELEN  
Minister of Natural Resources

Dated on February 2, 1999.

8/99

#### ONTARIO REGULATION 49/99 made under the MUNICIPAL ACT

Made: February 4, 1999  
Filed: February 4, 1999

Amending O. Reg. 27/96  
(Licensing Powers)

Note: Since the end of 1997, Ontario Regulation 27/96 has been amended by Ontario Regulation 700/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

#### 1. Ontario Regulation 27/96 is amended by adding the following section:

7. A municipality, including a regional municipality, does not have the power under Part XVII.1 of the Act to license, regulate or govern any of the following:

#### RÈGLEMENT DE L'ONTARIO 49/99 pris en application de la LOI SUR LES MUNICIPALITÉS

pris le 4 février 1999  
déposé le 4 février 1999

modifiant le Règl. de l'Ont. 27/96  
(Pouvoirs en matière de délivrance de permis)

Remarque : Depuis la fin de 1997, le Règlement de l'Ontario 27/96 a été modifié par le Règlement de l'Ontario 700/98. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

#### 1. Le Règlement de l'Ontario 27/96 est modifié par adjonction de l'article suivant :

7. La partie XVII.1 de la Loi ne confère pas à une municipalité, y compris une municipalité régionale, le pouvoir d'assujettir à l'obtention de permis, de réglementer ou de régir ce qui suit :

1. The business of trading in real estate (as "real estate" and "trade" are defined in section 1 of the *Real Estate and Business Brokers Act*).
2. A person registered under the *Real Estate and Business Brokers Act* who is carrying on business as a broker (as "broker" is defined in section 1 of that Act).
3. A person registered under the *Real Estate and Business Brokers Act* who is carrying on business as a salesperson (as "salesperson" is defined in section 1 of that Act).

AL LEACH

Minister of Municipal Affairs and Housing

Dated on February 4, 1999.

8/99

**ONTARIO REGULATION 50/99**  
made under the  
**MUNICIPAL ACT**

Made: February 4, 1999

Filed: February 5, 1999

**TAX MATTERS—NOTICES RELATING  
TO RE-BILLING FOR 1998**

## APPLICATION OF REGULATION

1. This Regulation applies with respect to notices to which paragraph 5 of subsection 368.0.2 (3) of the Act applies and governs the explanations required under subparagraph iv of that paragraph and prescribes information for the purposes of subparagraph v of that paragraph.

## INFORMATION RELATING TO THE PROPERTY

2. A notice shall set out the following information for the property with respect to which the notice relates:

1. The assessment roll number.
2. The name of the owner.
3. The legal description.

## IF DIVISION B OF PART XXII.2 OF THE ACT APPLIES

3. (1) If Division B of Part XXII.2 of the Act applies with respect to the property to which a notice relates, the notice shall include the text set out in Schedule 1.

(2) The following lines, in the box under the heading "1998 Taxes Previously Billed" set out in Schedule 1, shall not appear if they are not applicable to the property:

**Municipal Rebate Adjustment** = \_\_\_\_\_  
**Phase-in Adjustment** = \_\_\_\_\_

(3) A French version of the notice shall include the text set out in Schedule 2.

(4) Subsection (2) also applies with respect to the French versions of the lines set out in subsection (2).

1. L'activité commerciale qui consiste à effectuer des opérations portant sur des biens immeubles, au sens que donne à «bien immeuble» et à «effectuer des opérations» l'article 1 de la *Loi sur le courtage commercial et immobilier*.
2. Une personne inscrite aux termes de la *Loi sur le courtage commercial et immobilier* qui exerce une activité commerciale en qualité de courtier, au sens que donne à «courtier» l'article 1 de cette loi.
3. Une personne inscrite aux termes de la *Loi sur le courtage commercial et immobilier* qui exerce une activité commerciale en qualité d'agent immobilier, au sens que donne à «agent immobilier» l'article 1 de cette loi.

AL LEACH

Ministre des Affaires municipales et du Logement

Fait le 4 février 1999.

## IF SECTION 447.58 OF THE ACT APPLIES

4. (1) If section 447.58 of the Act applies with respect to the property to which a notice relates, the notice shall include the text set out in Schedule 3.

(2) The following line, in the box under the heading "1998 Taxes Previously Billed" set out in Schedule 3, shall not appear if it is not applicable to the property:

**Phase-in Adjustment** = \_\_\_\_\_

(3) A French version of the notice shall include the text set out in Schedule 4.

(4) Subsection (2) also applies with respect to the French version of the line set out in subsection (2).

## NUMBERS IN BLANKS

5. The appropriate numbers shall be included in the blanks in the text required under sections 3 and 4.

## Schedule 1

**TEXT FOR NOTICE RELATING TO PROPERTY  
IF DIVISION B OF PART XXII.2 OF THE ACT APPLIES  
(ENGLISH WORDING)**

## Explanation of 1998 Property Taxes

## RECALCULATED 1998 PROPERTY TAXES

The *Fairness for Property Taxpayers Act, 1998* protects businesses from large tax reform-related property tax increases. This new legislation prevents commercial, industrial and multi-residential properties from facing reform-related tax increases of more than 10 per cent in 1998 and a further 5 per cent in each of 1999 and 2000. Businesses who received tax decreases due to reform will see a portion of those decreases delayed. Any municipal tax changes resulting from decisions of local councils and the business education tax cut are applied on top of the amount of the taxes paid in 1997, as adjusted by the cap.

This tax notice explains how this new legislation affects your 1998 property taxes. If you have questions, please contact your municipal tax office.

**1998 Taxes  
Previously Billed**

1998 Taxes Previously Billed	=	_____
Municipal Rebate Adjustment	=	_____
Phase-in Adjustment	=	_____
Amount of Taxes Levied for 1998	=	_____

**Recalculated 1998  
Property Taxes**

1997 Base Taxes*	=	_____
Capping Adjustment	=	_____
Education Tax Reduction	=	_____
Municipal Tax Change	=	_____
1998 Recalculated Property Taxes	=	_____

**1998 Tax Adjustment** = Recalculated 1998 Property Taxes  
- Amount of Taxes Levied for 1998  
= \_\_\_\_\_  
= \_\_\_\_\_

\* 1997 Base Taxes include all business taxes paid by the occupants of the property but does not include Business Improvement Area and Local Improvement charges.

**Schedule 2****TEXT FOR NOTICE RELATING TO PROPERTY  
IF DIVISION B OF PART XXII.2 OF THE ACT APPLIES  
(FRENCH WORDING)**

Explication des impôts fonciers de 1998

**IMPÔTS FONCIERS DE 1998 CALCULÉS DE NOUVEAU**

La Loi de 1998 sur le traitement équitable des contribuables des impôts fonciers protège les entreprises contre des augmentations importantes des impôts fonciers liées à la réforme en la matière. Grâce à cette nouvelle loi, les biens commerciaux, les biens industriels et les immeubles à logements multiples ne peuvent faire l'objet d'une augmentation liée à la réforme de plus de 10 pour cent en 1998, puis de plus de 5 pour cent tant en 1999 qu'en 2000. Une partie des réductions d'impôt dont les entreprises bénéficient par suite de la réforme est reportée. Toute modification des impôts municipaux qui résulte de décisions des conseils municipaux ainsi que la réduction des impôts scolaires à l'intention des entreprises sont appliquées aux impôts payés en 1997, redressés en fonction du plafonnement prévu à leur égard.

Le présent avis d'imposition explique l'effet qu'a la nouvelle loi sur vos impôts fonciers de 1998. Si vous avez des questions, veuillez communiquer avec le service des impôts de votre municipalité.

**Impôts de 1998  
déjà facturés**

Impôts de 1998 déjà facturés	=	_____
Redressement découlant des remises consenties par la municipalité	=	_____
Redressement découlant de l'inclusion progressive	=	_____
Impôts prélevés pour 1998	=	_____

**Impôts fonciers de 1998  
calculés de nouveau**

Impôts de base de 1997*	=	_____
Redressement découlant du plafonnement	=	_____
Réduction des impôts scolaires	=	_____
Modification des impôts municipaux	=	_____
Impôts fonciers de 1998 calculés de nouveau	=	_____

**Redressement des  
impôts de 1998**

= Impôts fonciers de 1998 calculés  
de nouveau - Impôts prélevés  
pour 1998  
= \_\_\_\_\_ - \_\_\_\_\_  
= \_\_\_\_\_

\* Les impôts de base de 1997 comprennent tous les impôts sur les entreprises payés par les occupants du bien, mais non les redevances d'aménagement commercial ni les contributions pour les aménagements locaux.

**Schedule 3****TEXT FOR NOTICE RELATING TO PROPERTY IF SECTION  
447.58 OF THE ACT APPLIES (ENGLISH WORDING)**

Explanation of 1998 Property Taxes

**RECALCULATED 1998 PROPERTY TAXES**

The *Fairness for Property Taxpayers Act, 1998* protects businesses from large tax reform-related property tax increases. This new legislation prevents commercial, industrial and multi-residential properties from facing reform-related tax increases of more than 10 per cent in 1998 and a further 5 per cent in each of 1999 and 2000. Any municipal tax changes resulting from decisions of local councils and the business education tax cut are applied on top of the amount of the taxes paid in 1997, as adjusted by the threshold.

This tax notice explains how this new legislation affects your 1998 property taxes. If you have questions, please contact your municipal tax office.

**1998 Taxes  
Previously Billed**

1998 Taxes Previously Billed	=	_____
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**Recalculated 1998  
Property Taxes**

Gross Recalculated 1998 Property Taxes	=	_____
Phase-in Adjustment	=	_____
Final Recalculated 1998 Property Taxes	=	_____

**1998 Maximum  
Property Taxes**

1997 Base Taxes*	=	_____
Threshold Adjustment	=	_____
Education Tax Reduction	=	_____
Municipal Tax Change	=	_____
1998 Maximum Taxes	=	_____

**Final Recalculated 1998 Property Taxes cannot exceed the 1998  
Maximum Taxes**

**1998 Tax Adjustment** = Final Recalculated 1998  
Property Taxes - 1998  
Taxes Previously Billed  
= \_\_\_\_\_ - \_\_\_\_\_  
= \_\_\_\_\_

\* 1997 Base Taxes include all business taxes paid by the occupants of the property but does not include Business Improvement Area and Local Improvement charges.



**Schedule 4****TEXT FOR NOTICE RELATING TO PROPERTY IF SECTION 447.58 OF THE ACT APPLIES (FRENCH WORDING)**

Explication des impôts fonciers de 1998

**IMPÔTS FONCIERS DE 1998 CALCULÉS DE NOUVEAU**

La Loi de 1998 sur le traitement équitable des contribuables des impôts fonciers protège les entreprises contre des augmentations importantes des impôts fonciers liées à la réforme en la matière. Grâce à cette nouvelle loi, les biens commerciaux, les biens industriels et les immeubles à logements multiples ne peuvent faire l'objet d'une augmentation liée à la réforme de plus de 10 pour cent en 1998, puis de plus de 5 pour cent tant en 1999 qu'en 2000. Toute modification des impôts municipaux qui résulte de décisions des conseils municipaux ainsi que la réduction des impôts scolaires à l'intention des entreprises sont appliquées aux impôts payés en 1997, redressés en fonction du seuil prévu à leur égard.

Le présent avis d'imposition explique l'effet qu'a la nouvelle loi sur vos impôts fonciers de 1998. Si vous avez des questions, veuillez communiquer avec le service des impôts de votre municipalité.

<b>Impôts de 1998 déjà facturés</b>	<b>Impôts fonciers de 1998 maximaux</b>
Impôts de 1998 déjà facturés = _____	Impôts de base de 1997* = _____
<b>Impôts fonciers de 1998 calculés de nouveau</b>	Redressement découlant du seuil = _____
Impôts fonciers de 1998 calculés de nouveau bruts = _____	Réduction des impôts scolaires = _____
Redressement découlant de l'inclusion progressive = _____	Modification des impôts municipaux = _____
Impôts fonciers de 1998 calculés de nouveau définitifs = _____	Impôts de 1998 maximaux = _____

**ONTARIO REGULATION 52/99**made under the  
**MUNICIPAL ACT**Made: February 5, 1999  
Filed: February 5, 1999Amending O. Reg. 406/98  
(Tax Related Matters)

Note: Ontario Regulation 406/98 has previously been amended by Ontario Regulations 480/98 and 589/98.

1. Section 2 of Ontario Regulation 406/98 is revoked.
2. Section 6 of the Regulation is revoked.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on February 5, 1999.

8/99

**Les impôts fonciers de 1998 calculés de nouveau définitifs ne peuvent dépasser les impôts de 1998 maximaux****Redressement des  
impôts de 1998**= Impôts fonciers de 1998 calculés de  
nouveau définitifs — Impôts de 1998  
déjà facturés

= \_\_\_\_\_ - \_\_\_\_\_

= \_\_\_\_\_

\* Les impôts de base de 1997 comprennent tous les impôts sur les entreprises payés par les occupants du bien, mais non les redevances d'aménagement commercial ni les contributions pour les aménagements locaux.

ERNIE EVES  
*Minister of Finance*

Dated on February 4, 1999.

8/99

**ONTARIO REGULATION 51/99**made under the  
**PLANNING ACT**Made: January 28, 1999  
Filed: February 5, 1999

Revoking O. Reg. 85/84  
(Territorial District of Kenora—Unorganized Parts of the  
Red Lake and Area Planning Area)

1. Ontario Regulations 85/84, 174/87, 462/89, 692/89, 59/90 and 55/92 are revoked.

BARBARA KONYI  
*Manager*  
*Provincial Planning Services Branch*  
*Ministry of Municipal Affairs and Housing*

Dated on January 28, 1999.

8/99

**RÈGLEMENT DE L'ONTARIO 52/99**pris en application de la  
**LOI SUR LES MUNICIPALITÉS**pris le 5 février 1999  
déposé le 5 février 1999modifiant le Règl. de l'Ont. 406/98  
(Questions relatives aux impôts)

Remarque : Le Règlement de l'Ontario 406/98 a été modifié antérieurement par les Règlements de l'Ontario 480/98 et 589/98.

1. L'article 2 du Règlement de l'Ontario 406/98 est abrogé.
2. L'article 6 du Règlement est abrogé.

AL LEACH  
*Ministre des Affaires municipales et du Logement*

Fait le 5 février 1999.

**ONTARIO REGULATION 53/99**  
made under the  
**MUNICIPAL ACT**

Made: February 5, 1999  
Filed: February 5, 1999

**TAX MATTERS—EXTENSION OF DEADLINES**

**NEW 1998 TAX RATIOS DEADLINE**

1. February 28, 1999 is prescribed for the purposes of paragraph 1 of subsection 363 (31) of the Act.

**GRADUATED TAX RATE BY-LAW DEADLINE**

2. The time for passing a by-law under subsection 368.2 (1) of the Act for 1998 is extended to February 28, 1999.

**PHASE-IN BY-LAW DEADLINE**

3. The time for passing a by-law under subsection 372 (1) of the Act is extended to February 28, 1999.

**REBATES UNDER SECTION 442.2 OF THE ACT**

4. The time for passing a by-law under subsection 442.2 (1) of the Act for 1998 is extended to February 28, 1999.

**REVOCATION OF ONTARIO REGULATION 710/98**

5. Ontario Regulation 710/98 is revoked.

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on February 5, 1999.

8/99

**ONTARIO REGULATION 54/99**  
made under the  
**MUNICIPAL ACT**

Made: February 5, 1999  
Filed: February 5, 1999

Amending O. Reg. 711/98  
(Tax Matters—1999 Levies)

Note: Ontario Regulation 711/98 has not previously been amended.

1. Section 2 of Ontario Regulation 711/98 is revoked and the following substituted:

DATE BEFORE WHICH 1999 TAXES MAY NOT BE LEVIED  
UNDER SECTION 368.0.3 OF THE ACT

2. March 1, 1999 is prescribed for the purposes of paragraph 1 of subsection 368.0.3 (1) of the Act.

2. Subsection 4 (1) of the Regulation is amended by striking out "February 1, 1999" in the third line and substituting "March 1, 1999".

AL LEACH  
*Minister of Municipal Affairs and Housing*

Dated on February 5, 1999.

8/99

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## Bilingual Lexicon of Legislative Terms

### New Edition

This new edition of the *Bilingual Lexicon of Legislative Terms*, prepared by the Office of Legislative Counsel, is the result of a complete review of the 1992 edition. Every entry in that edition was checked against our statutes database. Hundreds of obsolete entries were deleted and thousands of new entries were added. These changes were based on a scanning of the Revised Statutes of Ontario, 1990 and of annual statutes to the end of 1997. Bilingual regulations were not scanned for the purpose of this edition, with the exception of the Rules of Civil Procedures and a few similar regulations.

We hope that this updated edition of the *Lexicon* will reflect even more accurately the terminology used in Ontario's statutes, and that users will find it as complete, practical and reliable a reference work as the previous editions.

Copies of the Lexicon may be purchased for \$30.47 (\$26.50 plus \$1.85 (7%) GST, plus \$2.12 (8%) PST) in person or by telephone, fax, or mail order through **Publications Ontario** at the address and at the following numbers:

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## Lexique bilingue de termes législatifs

### Nouvelle édition

Cette nouvelle édition du *Lexique bilingue de termes législatifs*, préparée par le Bureau des conseillers législatifs, constitue une refonte complète de l'édition de 1992. Des centaines de termes désuets figurant dans la précédente édition ont été retranchés; en revanche, des milliers de nouveaux termes viennent enrichir l'ouvrage. Le choix des entrées et des contextes se fonde essentiellement sur le dépouillement des Lois refondues de l'Ontario de 1990 et sur celui des lois annuelles jusqu'à la fin de 1997. Les règlements bilingues n'ont pas été dépouillés, à l'exception des Règles de procédure civile et de quelques règlements analogues.

Nous souhaitons que cette édition mise à jour reflète encore plus fidèlement la terminologie utilisée dans les lois de l'Ontario, et nous espérons que ses usagers y trouveront un instrument de travail aussi complet, pratique et maniable que les éditions précédentes.

On peut se procurer des exemplaires du Lexique au prix unitaire de 30,47 \$ (26,50 \$ plus 1,85 \$ (7 %) TPS, plus 2,12 \$ (8 %) TVP) en personne ou par téléphone, télécopie ou commande postale auprès de **Publications Ontario** à l'adresse et aux numéros suivants :

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# The Ontario Gazette La Gazette de l'Ontario

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Toronto

ISSN 0030-2937  
Le samedi 27 février 1999

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**ABSS TRUCKING INC.**  
PICKERING, ON

**TRANSPORT J.M.C. (1990) INC.**  
MARIEVILLE, QC

**ROOKE, STEPHEN, J.**  
GUELPH, ON

**ANHALA, DAVIS**  
MISSISSAUGA, ON

**MARCHESE, PAUL, V.**  
HAMILTON, ON

**ROPP, JAMES, W.**  
MILVERTON, ON

**BLUE IRON RESEARCH INC**  
PICKERING, ON

**MLT SERVICE DE TRANSPORT INC.**  
ST-PHILIPPE, QC

**SIEMENS, DICK**  
AYLMER, ON

**TRANSPORT D.M. ST-LAURENT INC.**  
BEAULAC, QC

**NADARAJAH, UTHAYAKUMARAN**  
SCARBOROUGH, ON

**SIMONTON, WILLIAM, C.**  
CARLYLE, IL

**DESERT WEST TRANSPORTATION INC**  
EL PASO, TX

**NALL'S SPECIALIZED HAULING INC**  
ELIZABETHTOWN, KY

**STANLEY, LEROY, G.**  
NORTH YORK, ON

**GM TRANSPORT LTD**  
BRAMPTON, ON

**PHOUMINDR, PHOLAY**  
TORONTO, ON

**THOMAIDIS, DEAN**  
MALTON, ON

**GNANAPRAGASAM, JOSEPH, M.**  
TORONTO, ON

**PICARD, JEAN**  
BEAUPORT, QC

**TWO GALS TRUCKING INC.**  
AVOCA, NY

**HARRIS, DAVID, JOHN**  
CALEDON EAST (P), ON

**RON MORGAN CONSTRUCTION INC.**  
KENORA, ON

**U.R. ENTERPRISES INC**  
WATERDOWN, ON

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WALINGA INC.  
GUELPH, ON

3915086 MANITOBA LTD.  
WINNIPEG, MB

J. Greig Beatty  
Manager  
Chef de Service

1262386 ONTARIO LTD.  
YORK (T), ON

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,

3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

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**45365-A**

Applies for the approval of the transfer of public vehicle (school bus) operating licence No. PVS-6791 now in the name of Clifford Bruce Jordan, 36 High Street, Mactier, Ontario P0C 1H0.

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1999-1-26</b>	
JOWALE DRUG CORPORATION .....	1062830
<b>1999-1-27</b>	
KEVITIME COMPANY LIMITED .....	1095471
<b>1999-1-29</b>	
KIIKO CHILDREN'S WEAR LTD. ....	906270
TCA CONSULTING INC. ....	1097822
1044747 ONTARIO INC. ....	1044747
<b>1999-2-1</b>	
REANCO TRADING & CONSULTING LTD. ....	1070885
THE HOWARD PRINTING LTD. ....	334260
VENTURE CARPETS (ONTARIO) LIMITED. ....	906383
569343 ONTARIO LIMITED. ....	569343
945292 ONTARIO LTD. ....	945292
1198255 ONTARIO INC. ....	1198255
1255001 ONTARIO LTD. ....	1255001
<b>1999-2-3</b>	
MAURICE FISHER TREE SERVICE & ROOFING LTD. ....	335577
TRANMERE HOLDINGS INC. ....	1121548
WIERSMA HOLDINGS INC. ....	633451
860911 ONTARIO LTD. ....	860911

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1999-2-4</b>	
JULIET PARK INVESTMENTS LIMITED .....	461494
PRINTEC INDUSTRIES INC. ....	880684
PRO-WES DEVELOPMENTS LTD. ....	784393
WAK FONG ENTERPRISES LTD. ....	949954
<b>1999-2-5</b>	
ERICH GERSZKE GENERAL CONTRACTING LTD. ....	561933
LINVALD INC. ....	868230
THOMAS DISPOSAL SERVICE LTD. ....	474197
TYRELL CAPITAL LEASING INC. ....	1185559
VIK'S TAVERN INC. ....	1056295
897980 ONTARIO LIMITED. ....	897980
990020 ONTARIO INC. ....	990020
<b>1999-2-8</b>	
ASSOCIATED GLENS LIMITED .....	1074866
BENBOYS HOLDING CORP. ....	643617
CAMP WABI KON LIMITED .....	220862
CSLEUNG CONSULTANTS INC. ....	1169698
DIDASCALOU INVESTMENTS LIMITED. ....	415136
ECONOLINE METAL FABRICATIONS INC. ....	387478
GPAC INCORPORATED .....	897757
LIVERMAN ASSOCIATES INC. ....	965027
MCLAND PRODUCE & STORAGE LIMITED. ....	359313
PRAGMATICA INC. ....	1167802
SEITAL DEVELOPMENTS INC. ....	867722
THE LABEL SOURCE INC. ....	1054648
WELTEX IMPORT & EXPORT INC. ....	1095919
434243 ONTARIO LIMITED. ....	434243
552837 ONTARIO LIMITED. ....	552837
639006 ONTARIO LIMITED. ....	639006
690864 ONTARIO LIMITED. ....	690864
702801 ONTARIO LIMITED. ....	702801



Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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**1999-2-8**

774996 ONTARIO LIMITED .....	774996
853378 ONTARIO INC.....	853378
872167 ONTARIO LIMITED .....	872167
917813 ONTARIO LIMITED .....	917813
979065 ONTARIO LIMITED .....	979065
999208 ONTARIO LIMITED .....	999208
1000371 ONTARIO INC.....	1000371
1030421 ONTARIO CORPORATION .....	1030421
1229805 ONTARIO INC.....	1229805

**1999-2-9**

ARCTALE INNOVATIONS INC. ....	1024470
ARK TRUCKING INC.....	965175
BELT INVESTMENTS LTD.....	946218
ELLE MODEL MANAGEMENT INC.....	915598
JALOR INVESTMENTS LTD. ....	966032
LINEL HOLDINGS LTD. ....	966034
NEPAWHIN CONSTRUCTION INC.....	979121
OLD SWAN INVESTMENT CORPORATION .....	1090595
OZE INVESTMENT CORPORATION .....	953541
PROVINCE OF ONTARIO IMMIGRANT INVESTOR INFRASTRUCTURE FUND LTD. ....	1216029
RONALD B. ZYVENIUK & ASSOCIATES INCORPORATED .....	946184
SHANLY INVESTMENT CORPORATION .....	946264
TAMRI HOLDINGS LTD.....	966033
WESTWICK CORPORATION .....	751007
759290 ONTARIO INC.....	759290
759291 ONTARIO INC.....	759291
864229 ONTARIO LIMITED .....	864229
1044308 ONTARIO LIMITED .....	1044308
1274759 ONTARIO INC.....	1274759

**1999-2-10**

A. E. JENSON INSURANCE ADJUSTING LTD. ....	529500
BARRY DAVIES CONSULTING INC.....	939029
FIDEV MANAGEMENT CORPORATION .....	1129899
FORESIGHTERS (CANADA) INTERNATIONAL CORP. ....	1148945
FRACCHIONI & DEFAVERI MASONRY CONTRACTORS LTD. ....	329577
HANDY GRABBER INC.....	761798
JALUP ENTERPRISES LTD. ....	850840
KARL H. FOX CONSULTING INC.....	923076
LEAMUS ELECTRICAL DISTRIBUTORS INC. ....	1002152
MAZON HOLDINGS LIMITED .....	224363
NANCY E. ROSS INVESTMENTS INC.....	694724
NICHOLSON'S TOWN AND COUNTRY (PEMBROKE) RESTAURANT LIMITED.....	91326
NUMI FASHION GROUP LTD. ....	945672
ONTAI CONSTRUCTION & RENOVATION COMPANY LIMITED .....	957121
PAT MEASURING SYSTEMS LIMITED.....	694637
SPARKLING JANITORIAL SERVICE INC. ....	806767
SUSAN WEI INTERNATIONAL LTD.....	943227
THE J. ANDRAS COMPANY LIMITED .....	436093
WAL-MARK CONSTRUCTION SERVICES LIMITED .....	763959
446239 ONTARIO INC.....	446239

**1999-2-11**

ALL AND FIT TRADING INC. ....	1146979
B&D HAULAGE LTD. ....	890566
BVM INC. ....	1101241
EASTIN PROMOTION & CONSULTING CO. LTD. ....	1121850
F.P.S. PRINTING LIMITED. ....	318408
FRANCESCA SCALZO INC.....	756543
GOOD MAPLE INTERNATIONAL INDUSTRY INC. ....	1167807
M & A RESOURCE GROUP .....	1010514
MAGICORP/ILS INC.....	1329927
PRIMROSE WARDEN DEVELOPMENTS INC.....	850985
TEHRAN EXCHANGE INTERNATIONAL CORPORATION.....	1200706
WALTER TRDAK LIMITED.....	447569
729080 ONTARIO LIMITED .....	729080
791672 ONTARIO INC.....	791672

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

866472 ONTARIO INC.....	866472
1110120 ONTARIO INC.....	1110120
1155794 ONTARIO INC.....	1155794
1262420 ONTARIO INC.....	1262420
1263683 ONTARIO LTD.....	1263683

**1999-2-12**

CAMBER HOLDINGS LTD.....	398527
CASINOS AUSTRIA (ONTARIO) GROUP INC.....	1231824
TOTAL SNACK & JUICE INC.....	1227387
1034811 ONTARIO LIMITED.....	1034811
648043 ONTARIO LIMITED.....	648043

9/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Cancellations for Cause (Business Corporations Act) Annulations à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that, by orders under Section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved: The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

**1999-2-12**

HALSKAY MANAGEMENT & INVESTMENT SERVICES INC.....	399421
HARTNELL HOLDINGS INC.....	1045553
HECKO AUTOBARN LTD.....	848797
NATIONAL STORAGE INC. ....	682896
RIVERSIDE REALTY INC.....	925280
SAI SEVA TRAVELS INC. ....	887886
THE ELECTRONIC SOFTWARE STORE INC.....	1183374
ZAK OF ALL TRADES INC. ....	1309738
796520 ONTARIO LIMITED.....	796520
886405 ONTARIO INC.....	886405
964668 ONTARIO LTD .....	964668
1014674 ONTARIO LIMITED.....	1014674

9/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies



**Notice of Default in Complying with the  
Corporations Information Act  
Avis de non-observation de la loi sur les  
renseignements exigés des compagnies  
et des associations**

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (3) de la *Loi sur les sociétés par actions*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

**1999-2-11**

JAMES JOHNSTON MECHANICAL CONTRACTING LTD. . . . .440640  
PHOENIX HEAD ENTERPRISES OF CANADA INC . . . . .1188363  
ZIEBART CANADA INC. . . . .502959

9/99 CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Notice of Default in Complying with a  
Filing Requirement Under the  
Corporations Information Act  
Avis de non-observation de la loi sur les  
renseignements exigés des compagnies  
et des associations**

NOTICE IS HEREBY GIVEN under subsection 317 (9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317 (9) de la *Loi sur les compagnies et associations*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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**1999-2-11**

CENTRE DE SANTE COMMUNAUTAIRE  
HAMILTON-WENTWORTH-NIAGARA INC. . . . .1100499  
OTTAWA VALLEY QUILTERS GUILD. . . . .754419

9/99 CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Cancellation for Filing Default  
(Corporations Act)  
Annulation pour omission de se  
conformer à une obligation de dépôt  
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under section 317 (9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

PAR LA PRÉSENTE, nous vous informons que les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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**1999-2-12**

OXFORD AND EAST ELGIN COMMUNITY FUTURES  
COMMITTEE INC. . . . .1011868

9/99 CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Notice of Default in Complying with the  
Corporations Tax Act  
Avis d'inobservation de la loi sur les  
corporations**

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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ASGARD INTERNATIONAL INC. . . . .970147  
DELFORCE LIMITED. . . . .403184  
FABRIC HOUSE LTD. . . . .1089563  
FINCH TRANSPORTATION SERVICES INC. . . . .1115273  
INFRARED THERMOGRAPHIC ANALYSIS INC. . . . .756879  
JACK HOOKER LIMITED . . . . .356231

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

MANLEY MOTT & SONS LTD. ....	265290
RAVANESE INDUSTRIES LTD. ....	385716
SPRING GREEN LANDSCAPING LTD. ....	890273
STARWICK DEVELOPMENTS INC. ....	338431
THE ANGEL INN LIMITED. ....	295708
603351 ONTARIO INC. ....	603351
1107840 ONTARIO LTD. ....	1107840
1107841 ONTARIO LTD. ....	1107841
1117387 ONTARIO INC. ....	1117387

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

9/99

### **Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 1st February, 1999 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 1 février 1999 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

BLOSSOM PARK CENTRE INC. ....	1005004
DISCOVERY PROFESSIONAL DRIVER TRAINING LTD. ....	900810
GARWOOD FINANCIAL LTD. ....	724373
GEORGES LEVESQUE TIRE LTD. ....	445011
GRAYSTONE PROPERTIES LIMITED. ....	521774
ORTONA DOORS WOODWORKING INC. ....	1018282
SAMFRIED INVESTMENTS INC. ....	243832
1131974 ONTARIO LIMITED. ....	1131974

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

9/99

### **Co-operative Corporations Act (Certificate of Incorporation Issued) Loi sur les sociétés coopératives (Certificat de constitution délivrés)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, a certificate of Incorporation has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* un certificat de constitution a été délivré à :

Name of Corporation and Head Office: Nom de la compagnie et siège social :
---

1999-2-10

Cobalt Co-operative Inc., Cobalt

JOHN M. HARPER, Director,  
Credit Unions and Co-operatives  
Services Branch,  
Financial Services Commission of Ontario.  
Directeur,  
Direction des caisses populaires  
et des coopératives,  
Commission des services financiers de l'Ontario.

9/99

### **Change of Name Act Loi sur le changement de nom**

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending January 8, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 8 janvier 1999. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Allen, Justin Robert Neil — McKinnon, Justin Robert  
Angees, Mina Jean — Wabasse, Mina Jean  
Arbeau, Luke Phillip Shawn — Davidson, Luke Phillip Shawn  
Awad, Abdihakim Mohamed — Ali, Abdihakim Mohamed Awad  
Awad, Abdisamad Mohamed — Ali, Abdisamad Mohamed Awad  
Awd, Abdimalik Mohamed — Ali, Abdimalik Mohamed Awad  
Bagley, Lou-Anne Marie — Bidal, Lou-Anne Marie  
Beaudoin, Deepak Brian — Beaudoin-Reichmann, Deepak  
Blondin, Joseph Romuald Eric — Richer, Joseph Romuald  
Eric Blondin  
Brar, Poonam — Bains, Simran Kaur  
Burazin, Sanja — Burazin, Sonja  
Burzynska, Beata Aleksandra — Stachera, Beata Aleksandra  
Camara, Pedro Albermaz — Camara Melo, Peter Albermaz  
Carey, James Dominic — Carrie, James Vincent  
Chaleunsouk, Annie — Kitiwano, Annie  
Chaleunsouk, Jonathan — Kitiwano, Jonathan  
Chaleunsouk, Khambay — Kitiwano, Khambay  
Chaleunsouk Kitiwano, Gwendolyn — Kitiwano, Gwendolyn  
Chan, Kai Yeung — Chan, Edward Kai Yeung  
Chan, Nga Yung — Chan, Janet Nga Yung  
Cheema, Jaswinder Kaur — Sahota, Gurpreet  
Chernyayev, Mykyta — Chernev, Nickita  
Chernyayeva, Olena — Cherneva, Elena Romana  
Chmura, Anna Katarzyna — Nosek, Anna Katarzyna  
Chudnovsky, Joshua Eric — Chud, Joshua Eric  
Church, Jack Wayne — Church, John Wayne  
Clarín, Maria Cecilia Dela Cruz — Hernandez Fuentes, Maria  
Cecilia Dela Cruz  
Coates, George Leslie — Coates, Geordie Leslie  
Connolly, Susan Ann — Christakos, Susan Ann  
Crow, Janet — Crowe, Anna  
Crow, Tracy Sally — Meekis, Tracy Sally  
Czuchnicki, Joanne Rose — Dale, Joanne Augusta  
Dowden, John Ardagh — Ardagh, John Dowden  
Garbet, Miriam Anni — Garabedian, Ani Mariam  
Garbet, Sirvart Moosa — Garabedian, Sirvart Misak  
Gholampour, Sharareh — Gholampour, Sherry  
Gill, Kirandeep Kaur — Khaira, Kirandeep Kaur  
Gravelius, Felicia Corine — Thoma, Felicia Corine  
Hill, Rita — Keeper, Rita



Hosseini, Shahrzad — Hossein, Sherzad  
 Hyde, Frank Wesley — Mulhall, Frank Wesley  
 Ip, Vivian Sue Jing — Young, Vivian Sue Jing  
 Kalsi, Harpreet Kaur — Dhaliwal, Harpreet Kaur  
 Khan, Fazeela — Imamuddin, Mohamed Fazil  
 King, Georgina — Quill, Georgina  
 King, Joan Annie — McCowan, Joan Annie  
 Ladak, Ruhil Juma — Ebrahim, Ruhil Juma  
 Lane, Andrea Ashley Deneen — Andrews, Andrea Ashley Deneen  
 Langlois, Jaclyn Kathleen — Schroeder, Jaclyn Kathleen  
 Lee, Chao-Chih — Lee, George  
 Lengas, Konstantinos — Leggas, Konstantinos  
 Leon, James Brian Christopher — Lynch, James Brian Christopher  
 Likhtaryov, Arkady — Sendsen, Arkady  
 Likhtaryov, Jonathan — Sendsen, Jonathan  
 Likhtaryov, Michelle — Sendsen, Michelle  
 Likhtaryov, Regina — Sendsen, Gina  
 Lim, Chull Kyu — Lim, Charlie Kuno  
 Marrello, Luisa Maria — Branco, Louise Marie  
 McCurdy, Natasha Lynn — Fall, Natasha Lynn  
 McKay, Tyson Lazarus Jimmy — Fiddler, Tyson Lazarus Jimmy  
 McKane, Sonja Elizabeth — Malone, Sonja Elizabeth  
 McKenzie, Tamara Natalee — Cunningham McKenzie,  
 Tamara Natalee  
 McLaren, Alexander Cecil Thomas — McLaren-Blades, Alexander  
 Cecil Thomas  
 Meekis, Albina — Fellowes, Alvina  
 Mirwais, Omar — Akbari, Zabihullah  
 Moose, Agnes — Suggashie, Agnes  
 Moose, Cassandra — Quill, Cassandra  
 Moose, Delilah — Owen, Delilah  
 Motee, Troy Curt — John, Troy Curt  
 Nehring, Denise Marie — Charlesworth, Denise Marie  
 Neshinapaise, Rayanna Sandra — Angees, Rayanna Sandra  
 Odell, Isaac Erin — Meyer Odell, Isaac Erin  
 Odinocki, Arkadiusz — Odinocki, Arie  
 Owen, Diana Marie — Owen-Shadwell, Diana Marie  
 Owen, Mary Rose — Suggashie, Mary Rose  
 Pegahmagabow, Theresa Donna — Pegahmagabow, Theresa Diane  
 Quill, Ruby Noreen — Peters, Ruby Noreen  
 Quill, Shirley — Turtle, Shirley  
 Rajadurai, Thayaroobe — Murugathas, Thayaroobe  
 Randall, June Lucille — Henderson, June Lucille  
 Reid, Brian Frederick — Roxborough, Brian Frederick  
 Rieger, Jeffrey Aaron — Peardon, Jeffrey Aaron  
 Rieger, Kristopher John — Peardon, Kristopher John  
 Rowlatt, Sandra Leslie — Rowlatt, Linnea Shekinah  
 Sakhnova, Lioubov — Chechkin, Luba  
 Schank, Ashley Whitney — Jackson, Ashley Whitney  
 Schieber, Una Mae — Schieber-Mule, Una Mae  
 Sears, Justin Ryan Joseph — Burton, Justin Ryan Joseph  
 Shamoun, Kurkis — Shamoun, George  
 Shawinimash, Beatrice Anne — Mamakwa, Beatrice Anne  
 Spalla, Emil Bernard — Spalla, Emilio Bernardo Giuseppe  
 Strang, Ina Marie — Keeper, Ina Marie  
 Strang, Susan — Turtle, Susan  
 Suggashie, Jean Mary — King, Jean Mary  
 Suggashie, Sandra — Quill, Sandra  
 Tam, Shirley — Hang, Shirley Tam  
 Tchetchkine, Roman — Chechkin, Roman  
 Tran, Ton Thong — Ton, Larry  
 Trejo Y De Avila, Gloria — Calone, Gloria  
 Tsitsas, Konstantinon — Dimitriov, Dean T.  
 Varanda, Marlene Da Costa — Conflitti, Marlene Da Costa  
 Waugh, Cameron Allan Michael — James, Cameron Allan Michael  
 Waugh, Candice Meriah — James, Candice Meriah  
 Waugh, Mary-Jane Michelle — James, Mary Jane Michelle  
 Wilson, David Martin Fitzgerald — Wilson, Chanel Elana Mounia  
 Winter, Naomi Elizabeth — Beaver, Naomi Elizabeth  
 Winter, Peggy Maria — Oskineegish, Peggy Maria  
 Yimam, Alganesh Abate — Abate, Alganesh Yimam  
 Zaid, Abed Issa — Zaid, Abed-Alelah Issa  
 Zelinsky, Margaret Ellen — Zelinsky, Laura Margaret Ellen

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending January 15, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 15 janvier 1999. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Abou, Dana Rafid — Saman, Dana Elias  
 Abou, Rafid Elias — Saman, Rafid Elias  
 Abou, Wisam Rafid — Saman, Sam Elias  
 Adams, Frank Steven — Adams, Frank Attila  
 Agyekum, Nana Boafowaa — Kyeremateng, Nana  
 Ahamed, Assaduzzaman — Khandaker, Assaduzzaman  
 Alkoloneh, Marjan — Algouneh, Marjan  
 Allan, Colleen Rita — Allan, Colleen Rita Gallagher  
 Alli, Timer Asif — Alli, Timour Asif  
 Alramandan, Khaled — Ramadan, Kalid  
 Angiolella, Annthnie-Ruth — Von Richthofen, Codi Manfred  
 Albrecht  
 Aquino, Rodolf Allan — Aquino, Rudolph Allan  
 Argiros, Soula Silvia — Argiros, Susan Silvia  
 Ash, Michelle Christine — Aldridge, Michelle Christine  
 Awad, Abdikarim Mohamed — Ali, Abdikarim Mohamed Awad  
 Azmier, Peter Jupiter Montford — Breaks, Peter Jupiter  
 Azmier, Samantha Rebecca T. — Breaks, Samantha Rebecca T.  
 Azmier, Zachary Nathan David — Breaks, Zachary Nathan David  
 Azmier, Zoe Robbin — Breaks, Zoe Robbin  
 Bang, He-Sung — Bang, He-Sung Sandra  
 Barica, Este Helen — Klar, Este Helen  
 Belanger, Ming-Hwa — Chen, Ming-Hwa  
 Bennett, Natalie Elizabeth — Bennett, Natalie Elizabeth Goebel  
 Best, Denise Danielle — Henley, Denise Danielle  
 Blades, Leslie Maureen Antonia — McAlmont, Leslie Maureen  
 Antonia  
 Blitstein, Alana Michelle — Reitapple Blitstein, Alana Michelle  
 Boara, Kimberly Darlene — Alexander, Kimberly Boara  
 Bondar, Mariola Joanna — Bond, Joanna  
 Bonk, James Wesley Burrows — Burrows, James Wesley Bonk  
 Bonzon, Marigold — Meneses, Marigold  
 Boutin, Jacqueline — Boutin Miller, Jacqueline  
 Boutin, Krysta Jeanne — Boutin Miller, Krysta Jeanne  
 Brabaw, Dorothy Darline — Wood, Dorothy Darline  
 Braiche, Mohamad — Breich, Sami  
 Brooks, Eduarda — Kane, Barbara Edwarda  
 Broughton, Linda Joy — Broughton, Lynda Joy  
 Broughton, Norma Ann — Broughton, Rox Ann  
 Brownlee, Marjorie Georgina Phyllis — McDonald, Marjorie  
 Georgina Phyllis  
 Bryan, Janice Lee — Prosser, Lee Ann Marie  
 Bulger, Dean Allen — McEachern, Dean Allen  
 Bulzak, Magdalena Karolina — Chromicz, Magdalena Karolina  
 Caesar, Coralee Odetta — Guillaume, Coralee Odetta  
 Cairnie, Joy Alison — Talbot, Joy Monjula  
 Caradonna, Salvatore — Caradonna, Samuel  
 Castonguay, Michele Deanne — Mifsud, Michele Deanne  
 Chalifoux, Kevin Gerard — Chabot, Kevin Gerard  
 Chan, Siu Wing — Chan, Sylvia Siu-Wing  
 Chard, Kayla Jeannine — Cole, Kayla Jeannine  
 Charron, Charles — Pajuluoma, Charles  
 Chau, Hoa — Huynh, Hoa Chau  
 Chau, Thanh Gia — Chau, Joshua Sing  
 Chelvarajah, Rajeswari — Selvarajah, Rajeswary  
 Chodorek, Christopher John — Ocean, Christopher John Chodorek  
 Choi, Yuen Yee — Choi, Kitty Yuen Yee  
 Clare-Hackshaw, Karen Ann — Hackshaw, Karen Ann  
 Costa, Ana Martins — Thomas, Ana Costa  
 Cozma, Craig Peter Steven — Price, Craig Peter Steven  
 Craft, Stanley William — Summers, Stanley William  
 Cromwell, Nicole Elizabeth — Robinson, Nicole Elizabeth  
 Crosswell, Anthony Leo — Leblanc, Anthony Leo  
 Cummings, Carlotta Joan — Cummings, Carly Joan  
 De Abreu De Jesus, Noeme Conceicao Goncalves — Encarnacao,  
 Noeme Conceicao Goncalves  
 De Los Santos Ferraz, Daniella — Belsito, Daniella  
 Debren, Romio — Powers, Kevin

INDIRA SINGH,  
 Deputy Registrar General



- Dei, Mawuena Sewa-Ziga — Ziga Kumafo, Christina Mawuena  
 Ding, Pei Yi — Ding, Christine Pei Yi  
 Djerki, Istvan — Gyorki Jr, Istvan Otto  
 Dorocic, Edin Edo — Pollak Dorocic, Edo  
 Draper, Wesley Aaron Achran — Matejka, Wesley Aaron Achran  
 Draper  
 Dyer, Sharon Marsha — Dyer, Khandie Sharon Marsha  
 Dymaretskaia, Svetlana — Kunst, Svetlana  
 El Chawiche, Kassem — Dika, Reda  
 El-Hage, Siham — Hamlet, Sandy  
 Elkas, Kimberly Ann — Elkas Vance, Kimberly Ann  
 Ellison, Shawn Edward — Mailes, Shawn Edward  
 Ernst, Manfred Erwin — Ernst, Fred Joseph  
 Ewin, Tammy Lyn — Sinclair, Tammy Lyn  
 Faundo, Evenezar Pedagat — Faundo, Evan Bal Pedagat  
 Fazeli Masoleh, Mirfakhroldin — Fazeli, Mir  
 Fizzell, Andrew George — Fizell, Andrew George  
 Franklin, Norman Lawrence — Franklin, Lorne Norman  
 Gaffar, Bablu — Gaffar, Mustofa Abdul  
 Gagliardi, Antonio Orlando — Gibson, Anthony O.  
 Gallant, Kimberly Margaret — MacEachern, Kimberly Margaret  
 Gananathar, Niranjana — Gananathar, Jenny Niranjana  
 Garcia, Eireann Brittany — McGowan, Eireann Brittany  
 Garg, Pushpa Devi — Garg, Anu  
 Gasner, Leon Judah — Gasner, Leon  
 Gaston, Melissa — Heydon, Melissa  
 Gatien, Renee Pauline Evelyn — Lalonde, Renee Pauline Evelyn  
 Gauthier, Jeremie Denis — Gauthier Lanthier, Jeremie Denis  
 Gilha, Margareta — Monas, Margareta  
 Gomes, Mark Horta — Horta, Mark Gomes  
 Greathead, Elizabeth Ann — Townsend, Elizabeth Ann  
 Guembliouk, Domnika — Gembliuk, Domnika Nikki  
 Guembliouk, Gueorgi — Gembliuk, George  
 Guembliouk, Rodika — Gembliuk, Rodika Doris  
 Guembliouk, Vasili — Gembliuk, William  
 Gunson, Michelle Robina Louise — Vokes, Michelle Robina Louise  
 Guo, Xiaohua — Zheng, Amelia  
 Guzman, Paul Estevan — Bustamante Guzman, Paul Estevan  
 Gyoerick, Angela Joanne — Arch, Angela Joanne  
 Hadad, Ban D. Salim — Saman, Ban Salim  
 Haidary, Abdul Quader — Lmar, Kaher  
 Haman Haucke, Kathleen Laura — Cross, Kathleen Laura Haucke  
 Hampton, Cathryn Ann — Hampton, Cathann Cathryn Ann  
 Harris, Jane Helen Margaret — Moore, Catherine Anne  
 Harrison, Andrea Leigh — Cox, Andrea Leigh  
 Hartley, Denise Marie — Rapley, Denise Marie  
 Hashtroudi, Iraj — Mazgon, Roger  
 Hassim, Edgar Davidson — Hassim, Gary Davidson  
 Hazisavvas, Christopher Gordon — Limbiotakos, Christopher Gordon  
 Hebert, Joseph Lionel — Hebert, Lionel  
 Helm, Laura-Lee — Helm, Lori Diane  
 Heusser, James Helmut Brian — Heusser-Kowoll, James Helmut  
 Brian  
 Ho, Ha Uyen — Ho, Winnie Ha Uyen  
 Hoang, Tiffany Mei Ye — Hoang, Tiffany Mei-Yu  
 Holke, Michael Lee — Kerr, Michael Lee  
 Holman, Christopher James — Holman, Christine Jennifer  
 Hosepian, Nobar Zekar Yousif — Zakarian, Nobar Zakar  
 Hosepian, Shant Zakar Yousif — Zakarian, Shant Zakar  
 Hughes, William James — Lowe, William James  
 Humenick, Adeline Irene — Humenick, Della Irene  
 Hunter, Sherry Lynn — Degoe, Sherry Lynn  
 Ignatova, Irina Valeriivna — Lemberg, Irina  
 Inozemtseva, Freida — Simkhaeva, Freida  
 Isakova, Svetlana — Isak, Lana  
 Ivanushkin, Aleksandr Evgenyevich — Irving, Alex  
 Jagoe, Andrew Murray Floyd — McMullen, Andrew Murray Floyd  
 Jagoe  
 Janjua, Gurvinder Singh — Brar, Gurvinder Singh  
 Janmohamed, Salima Amirali — Hemraj, Salima Amirali  
 Jiang, Yuxing — Chiang, Daniel Yuxin  
 Joshi, Shilpa — Raza, Shilpa  
 Jupp, Pamela Jane — Keenan, Cambridge Jackson  
 Kam, Kwong Yuen — Kam, Ernest Kwong Yuen  
 Kanesarasam, Kalaiarasi — Sivakumar, Kalaiarasi  
 Kashin, Juan Luis — Kashin, Max Luis  
 Kassab, Rania — Petingola, Rania  
 Kathiravelu, Kokilarani — Sribalan, Kokilarani  
 Kaur, Gurdeep — Dhaliwal, Gurdeep Kaur  
 Kaur, Kamaldeep — Dhaliwal, Kamaldeep Kaur  
 Kaur, Kamaljeet — Bath, Kamaljeet Kaur  
 Kelly, Charles Kevin — Kelly, Stephen  
 Kelly, Neil Tyler — Lauzon, Neil Tyler  
 Khan, Bushra Haroon — Khan, Bushra  
 Khan, Sayeed — Khan, Syd Sayeed  
 Kienapple, Crystal Lyn — Kienapple, Rachel Adrienne Crystal  
 Kim, Hwa Seok — Yoo, James Hwa Seok  
 Kimber, Deirdre Mary — Pelow, Deirdre Mary  
 Kisson, Debbie Shakuntala — Sahadeo, Debbie Shakuntala  
 Knott, Gregory James — Chadd, Gregory James  
 Ko, Ill-Yong — Ko, Il-Yong  
 Ko, Pak Lun — Ko, Brian Pak Lun  
 Ko, Yuen Ching — Yuko, Joanne  
 Krehm, Jeffrey Mark — Lipsitt, Jeffrey Mark  
 Kunaratnam, Uthayarani — Vijayakumar, Uthayarani  
 Labarge, Kellee Elizabeth Marie — Young, Kellee Elizabeth Marie  
 Labarge  
 Labarge, Matthew Joseph Owen — Young, Matthew Joseph Owen  
 Labarge  
 Lagundzin, Mixailo — Lagundzin, Mihailo Savo  
 Lancova, Nelly — Lanc-Konvalina, Nelly Victoria  
 Larouche, Marcel — Depelteau, Marcel  
 Laycock, Kathryn Gail — Evans, Kathryn Gail  
 Le, Minh Dang — Le, Danny  
 Le, Minh Dinh — Le, Micheal  
 Le, Minh Kha — Le, Kevin  
 Le, Van Phuong — Le, Peter  
 Ledwith, Michael Victor Raymond — St. Amour, Mike Victor  
 Raymond  
 Lee, Pui Choi — Lee, Chou Ying  
 Lei, Ming — Lei, Raymond Ming  
 Leslie, Vanessa — Romanko, Vanessa Leslie  
 Leviste, Trisha Mitchel Magsombol — Liwag, Trisha Mitchel Leviste  
 Li, Qiao Ai — Seto, Cathy  
 Lich, Jamie Lorelei Bouchier — Fascinato, Jamie Lorelei Bouchier  
 Liebau, Blanca Estela — Liebau, Amanda Rosa  
 Loader, Sharon Ann — Hart, Sharon Ann  
 Lu, Wei Hui — Sherman, Vivien  
 Lussier, Cheryl Lynn — Ross, Cheryl Lynn  
 Ma, Ming — Sibley, Flora Sophia Ming  
 Maath, Abram Luke — Kapelan, Luke Uzal  
 MacColl, George Macpherson — Woodruff, George MacColl  
 MacPherson Ruston  
 MacStocker, Amanda Elizabeth Joyce — Blondin, Amanda Elizabeth  
 Joyce  
 Madhuranath, Himesh — Movey, Himesh  
 Maharaj, Anusha Shalini — Maharaj, Aryann Shalini  
 Maharaj, Rajkumarie — Maharaj, Judy Marie  
 Major, Susan Victoria — Harbour, Susan Victoria  
 Malca, Daniel — Malca, Danielle  
 Mallavarapu, Anita — Kawale, Anita  
 Mallet, Gerald — Antaya, Gerald Girard  
 Manickam, Ghanaledchumy — Sathiyathan, Thanaledchumy  
 Manklow, Raymond John — Briscoe, Raymond John  
 Mar, Shui Kuen — Marr, Gwen Shui Kuen  
 Markovits, Lee Edward — Patterson, Lee Edward  
 Masuite, Principal Kaur — Banwait, Principal Kaur  
 Maybee, Christine Anne — Somerville, Chrystine Anne  
 McCullough, Christa Diane — McCullough, Christine Diane  
 McLellan, Tyler John Wade — Graham, Tyler John Wade  
 McAfee, Jacqueline Elizabeth — Dykstra, Jacqueline Elizabeth  
 McCulloch, Paul Alexander — Alexander, Paul McCulloch  
 Miller, Sarah Elizabeth — Bourcier-Miller, Sarah Elizabeth  
 Miller, Sylvia Elizabeth — Miller, Marilyn  
 Mills, Anthony Douglas — Lawrence, Anthony Douglas  
 Mills, Ashley Elizabeth Marie — Lawrence, Ashley Elizabeth Marie  
 Mills, Tina Janette — Lawrence, Tina Janette  
 Mirza, Hafsah — Bhinder, Hafsah  
 Mohammed Jamil, Bam — Jamil, Bana  
 Montalvo Merikanskas, Mario — Stolar, Mario  
 Mundt, Christine Elizabeth — Caldwell, Christine Elizabeth  
 Murray, Tiffany Rachel — Bailey, Tiffany Rachel

- Naoom, Tamra Fared — Bashoo, Tamara Fared  
 Neal Moura, Csilla — Neal-Moura, Kathryn Emilia  
 Neault, Robert Edouard Joseph — McCharles, Robert Edouard Joseph  
 Neufeld, Tanya Ann — Neufeld Eckert, Tanya Ann  
 Nhieu, Thi Thu — Nhieu, Linda Thao  
 Niemi, Jeremy Stuart — Gordy, Jeremy Stuart  
 O'Connor, Walter Joseph — O'Connor, Timothy Walter  
 Oakley, Mosley Thomas — Oakley, Morley Thomas  
 Odenick, Vanessa Lynn — Brown-Odenick, Vanessa Lynn  
 Ong, King Heung Tiffany — Cheung, Tiffany King Heung  
 Pabla, Ravinder Kaur — Gehlon, Ravinder Kaur  
 Papasotiriou, Sophia — Zoe, Sophia  
 Parker, Amanda Lorrissa — O'Dell, Amanda Lorrissa  
 Parker, Beau Adam — O'Dell, Beau Adam  
 Patel, Harsha D. — Korey, Tinsel Harsha  
 Patel, Nishit Maheshbhai — Patel, Nish Maheshbhai  
 Patel, Smita Vijaykumar — Patel, Smita  
 Petherick, Laurie Anne — Tucker, Laurie Anne  
 Petherick, Mitch Blake — Tucker, Mitch Robert  
 Petrie, Lenard William — Petrie, Leonard William  
 Phung, Christopher Kyle — Wong, Kyle Christopher  
 Phung, Le-Anh — Wong, Leann  
 Phung, Sylvia Anastacia — Wong, Sylvia Anastacia  
 Piacek, Atilia Lillian — Matlovich, Shirley Lillian  
 Pizzo, Cynthia Antenella — Pizzo, Cinzia Antonella  
 Poon, Dannis Lai Yee — Poon, Christella Cheng Lai Yee  
 Poon, Sai Ho — Poon, Patrick Sai Ho  
 Poopalasingam, Ginanabaskaran — Poopal, Bavan  
 Prezhevozinska, Helen — Kheyson, Lena  
 Prezhevozinski, Olexandre — Kheyson, Alex  
 Punhani, Monika — Punhani, Amanika  
 Quispe Ccolla, Nicolas — Pardo Mcol, Nicholas  
 Ramphal, Gargie — Timaui, Gargie  
 Randor, Galya Sipos — Sipos Randor, Galya Sara  
 Raskin, Abraham — Raskin, Albert Abraham  
 Read, Patricia Elizabeth — Kerridwen, Neala Eastar Willow  
 Rebanks, Claudia Xaviera — Hepburn, Claudia Xaviera Rebanks  
 Rieger, Collin Joseph — Peardon, Collin Joseph  
 Rocha, Cremilde Da Apresentacao Arruda — Rocha, Carmen Lynn  
 Rock, Paula Oveta — Rock-Cooper, Paula Oveta  
 Rodrigues, Oscar Zuzarte — Zuzarte, Oscar Rodrigues  
 Rolfe, Roblin John — Merrill, Robert John  
 Ronn, Annette — Younger, Annette Ronn  
 Rose, Jaime Michele — McColl, Jaime Michele  
 Rothschild, Nathalie — Rothschild, Nathalie Leah  
 Ruplall, Keith Sureshlall — Makund, Keith Sureshlall  
 Ryckman, Dustin Daniel — Doucet, Dustin Daniel  
 Sahib, Ryan Ali — Sahib, Ali  
 Said, Islamudean — Wahidi, Waheed  
 Salem-Haghighi, Mehrzad — Salem, Meir Mehrzad  
 Sandhu, Harmail Singh — Singh, Harmail  
 Santos, John Christopher — Canlas, John Christopher  
 Saporowski, Betty Lynn — Evans, Elizabeth Larissa  
 Savulov, Mihaela — Savulov, Michaela  
 Sawczak, Stanislaw — Hawrylak, Stanislaw  
 Sayant, Marie Aldena Gloria — Seguin, Marie Lauria Aldena  
 Sayavong, Tou — Sayavong, Karvin  
 Schandlen, William Robert Roy — Scandlen, Robin William Robert Roy  
 Schmitt, Ronald — Desmond, Xavier Julian Kristaph  
 Schrader, Gunter — Graf Von Der Schulenburg, Manfred-Werner  
 Friedrich Erdmann Matthias Johann  
 Schramek, Marc Andrew — Hansen, Marc Andrew  
 Seenath, Lynette — Maharaj-Cobb, Lynette  
 Sharetski, Michell — Sharetski, Michelle Malka  
 Sharko, Stephen Andrew Patrick — Martins, Stephen Andrew Patrick  
 Shi, Andy Liangyuan — Shi, Andi  
 Sinclair, Cho Tani — Sinclair, Chloe Tani  
 Singh, Baby — Kang, Lovdeep  
 Singh, Bachitter — Hayer, Bachitter Singh  
 Singh, Bhupinder — Gill, Bhupinder Singh  
 Singh, Harinder Pal — Dhillon, Harinder  
 Singh, Jasbir — Banwait, Jasbir Singh  
 Singh, Jasinder — Banwait, Minku  
 Singh, Jasneet — Dhillon, Jasneet  
 Singh, Jaspreet — Dhaliwal, Jaspreet Singh  
 Singh, Naginder — Banwait, Niggi  
 Singh, Nand Kishor — Gusain, Nand Kishor Singh  
 Singh, Puneet — Dhillon, Puneet  
 Singh, Rajveer — Bath, Rajveer Singh  
 Singh, Sikandar — Bal, Sikandar  
 Simman, Karan Gail — Barker, Karan Gail  
 Skinner, Frederick Arthur — McCoy, Frederick Arthur  
 Smart, Chelsey Marie — Lucier, Chelsey Marie  
 Smith, Darrell Bradley Shipp — Shipp, Darrell Bradley  
 Snook, Deborah Marie — Simms, Deborah Marie  
 Spalvieri, Antonietta Patricia — Spalvieri, Patricia Antonietta  
 Spowart, James Michael — Halley, James Michael  
 Steczyszyn, Roman — Stechysyn, Ronald Roman  
 Stevens, Glenn Alexander — Craig, Glenn Alexander  
 Stonier, Craig Patrick — Stoneburrows, Craig Patrick  
 Stubbington, Valerie Irene — Lamontagne, Valerie Irene  
 Sturge, Brandon John — Robitaille, Brandon Jerry  
 Sukliauskiene, Violeta — Petryla, Violeta  
 Sundararaman, Mithun Bargav — Bargav, Mithun  
 Sung, Ming Hsia — Sung, Terry  
 Sutcliffe-Wright, Chelsea Ann — Campbell-Wright, Chelsea Ann  
 Sweet, Allen Joseph — Christo, Allen Joseph  
 Tabor, Cassie Lynn — Gobeil, Cassie Lynn  
 Tan, Chuling — Wong, Chuling  
 Tanasic, Zoran — Tanass, Romeo  
 Tang, Cam Phoc — Tang, Andy  
 Tang, Thuy Yen — Tsang, Christine Sui Yin  
 Tarsounas, Madalina Cecilia — Tarsounas, Madalena Cecilia  
 Teggart, Sarah Marlene — Pullen, Sarah Marlene  
 Tewelde, Goay Ghebrehwiwet — Ogbaslase, Goay Ghebrehwiwet  
 Thompson, Claton Freadrick — Thompson, Clayton Sedric  
 Thorn, Janine Catherine — Lagundzin, Janine Catherine  
 Thorn, Laura Anne — Lagundzin, Laura Anne  
 Thuraiappah, Vimalini — Ranjit Bradley, Vimalini  
 Tran, Ton Nu Tho Dam — Tran, Diana  
 Truong, Mang Thi Xuan — Truong, Sarah Mong Thi Xuan  
 Tse, Tong Long — Tse, Ben Chi Wai  
 Tumelyte, Julija — Tumelis, Julija  
 Vasvari, Kristine Tracie — Gauthier, Kristine Tracie  
 Veleva, Senka Veleva — George, Senka Veleva  
 Verstegen, Brent Trevor — Pankratz, Brent Trevor  
 Virk, Baljinder Kaur — Dhillon, Baljinder  
 Vuu, Annie Ha — Kavalak, Annie Ha  
 Vuu, Myleen Ha — Kavalak, Myleen Ha  
 Walchuk, Amber Leah Brittany — Daoust, Amber Leah Brittany  
 Walchuk, Drae Lynn — Daoust, Drae Lynn  
 Walchuk, Jalen Paul Andre — Daoust, Jalen Joseph David  
 Wan, Dian — Wan, Timothy Dian  
 Warren, Susanne Norma — Warren Trujillo, Susanne Norma  
 Warsame, Mohamed Guled — Warsame, Guled  
 White, Bradley Kenneth — White, Victoria Kimberley  
 Whitelaw, Kristen Ann — Fess, Kristen Ann  
 Wilcox, James Michael Francis — Caslin, James  
 Willmet, Edie Gloria Dawn — Willmott, Gloria Dawn E.  
 Wiltshire, Kevin Charles — Marshall, Kevin Kenneth  
 Wisniewski, Jessica Dawn — Morgan, Jessica Dawn  
 Worrell, Lorraine Patricia — Best, Lorraine Patricia  
 Wright, Dorothy Louise — Cline, Dorothy Louise  
 Yamanaka, Mika — Park, Mika  
 Zabielska-Pilch, Hanna — Zabielska-Pilch, Anna  
 Zagoumenova, Tetyana Iourivna — Zagoumenov, Tanya  
 Zaltsman, Alan Michael — Glushko, Alan Michael  
 Zeki, Sherin — Zakarian, Sherin Stephan  
 Zhu, Shumin — Zhu, Richard Shumin  
 Zwirner, Sarah Christena — Macmichael, Sarah Christena  
 Zwolak, Marian — Zwolak, Morley Peter

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INDIRA SINGH,  
Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending January 22, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 22



janvier 1999. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Abbey, Vibiana — Rodrigo, Vibiana  
 Achourov, Achour Rakhmanovitch — Ashurov, Ashur  
 Achourov, Leila Achourovna — Ashurov, Leila  
 Achourov, Rakhman — Ashurov, Rakhman  
 Agnihotri, Bindu — Sharma, Bindu  
 Akhtar, Kulsoom — Ahmed, Kulsoom Bashir  
 Ali, Irtaza — Hadi, Ali Irtaza  
 Anjum, Syeda Ayesha — Meer, Syeda Ayesha  
 Anthes-Wright, Robin Jane — Anthes, Robin Jane  
 Arshad, Nighat — Hanif, Nighat  
 Atwal, Jatinder Singh — Atwal, Harminder Singh  
 Ayrs, Julian Prince — Kidd, James Anthony  
 Azzie, Vicki Marie — Leblanc, Vicki Marie  
 Bailey, Marilyn Anne — Smith, Marilyn Anne  
 Balack, Parbatie — Glasgow, Parbatie  
 Balasingham, Uma — Thanapalasingam, Uma  
 Bashir, Ayesha — Ahmed, Ayesha Bashir  
 Bashir, Hina — Ahmed, Hina Bashir  
 Bashir, Sana — Ahmed, Sana Bashir  
 Baxter, Veronica Helen — Cheney, Veronica Helen  
 Beauman, Colleen Rose Harrison — Cook, Colleen Rose Harrison  
 Bellar, Shannon Lee — Shaw, Shannon Lee  
 Bernatkova, Helena — Cajska, Helena  
 Bertrand, Jennifer Chantalelle — Villar, Jennifer Chantalelle  
 Bofill, Myla Torres — Tabilin, Myla  
 Bogie, Evelyn — Robertson, Evelyn  
 Bone, Victoria — Moore, Victoria  
 Boyd, Linda Deborah — Lemaire, Linda Deborah  
 Bratu, Nicoleta Doina — Cean, Nicoleta Doina  
 Breen, Tracy Ann — Devereux, Tracy Ann  
 Brown, Julianna Maria — Barichello, Julianna Maria  
 Bryant, Jaime Manuel — Pereira, Jaime Manuel  
 Burley, Kristy Lynn — Cundill, Kristy Lynn  
 Campbell, Azalee Janaee — Dimichele, Azalee Janaee  
 Cao Van, Thi Ngoc Anh — Luu, Thi Ngoc Anh  
 Carroll, Angela Charmaine — Freeman, Angela Charmaine  
 Casselman, Christine Lillian — Hawley, Christine Lillian  
 Chae, Agnus Min — Chae, Simon Min-Hyuck  
 Chen, Felicia — Yeung, Felicia  
 Cherwonuk, Catherine Anne — St. Germain, Catherine Anne  
 Cheung, Ming Cheung — Cheung, Cynthia Ming Cheung  
 Chiu, Chin Pao — Chen, Chin Pao  
 Christie, Gail Marianne — Christie-Logan, Gail Marianne  
 Chuttoo, Nasreen Banon — Khadaroo, Nasreen Banon  
 Coching, Augustalita Lau — Hau, Augustalita Lau  
 Cochrane, Amanda Ashley — Zan, Amanda Ashley  
 Cockburn, Sherrie Anita — Coburn, Sherrie Anita  
 Cordeiro, Kimberley Anne — Spencer, Kimberley Anne  
 Correia, Teresa Da Conceicao Morgado Duarte — Bertrand,  
 Teresa Da Conceicao Morgado Duarte  
 Creber, Michael Stephen — Sharkey, Michael Stephen  
 Cross, Laura Lynn — Archer, Laura Lynn  
 Culbert, Joseph Roger — Pelletier, Roger Lacasse  
 D'Ambrosio, Carla Lucia — Galli, Carla Lucia  
 Dadswell, Dana Anne — Hastings, Dana Anne  
 De La Torre Herrera, Marisol — Cartagena Maldonado, Marisol  
 Derouchie, Patricia Ann — Makins, Patricia Ann  
 Desouza, Anita Lucilla — Castanheira, Anita Lucilla  
 Dick, Steven James — Shaw, Steven James  
 Ding, Jingsheng Daniel — Ding, Jason Jingsheng  
 Ditta, Nada Bashir Ahmed — Ahmed, Nada Bashir  
 Dodge, William Richard — Ayres, Richard  
 Dominkovic, Sanja — Smolic, Sanja  
 Donchos, Diana — Fusis, Diana  
 Dorocic, Dan — Pollak Dorocic, Dan  
 Dorocic, Iskra — Pollak Dorocic, Iskra  
 Dunbar, Edythe Teresa — Smith, Edythe Teresa  
 Dzianachowska, Dorota Elzbieta — Kanarek-Dzianachowska, Dorota  
 Elzbieta  
 Eddie, Jennifer Jean — Farley, Jennifer Jean  
 Evans, Sherry Ann — Fitzgerald, Sherry Ann  
 Fagone, Michelle Anne — Cowper, Michelle Anne  
 Fairbairn, Stewart Brian — Smith-Fairbairn, Stewart Brian  
 Fan, Shu-Hsiu Sophia — Jen, Sophia Fan

Fields, David Arthur — Schneider-Fields, David Arthur  
 Fitzgerald, Marlene Michelle — Boden, Marlene Michelle  
 Francia, Ediza — Tambunan, Ediza  
 Francis, Norma Margaret — Fernandez, Norma Margaret  
 Freeman, Charlotte Anne — Stanley, Charlotte Anne  
 Freimuth, Hans Dieter — Freimuth, Lisa  
 Gazmin, Excelsis Valdez — Peralta, Excelsis Valdez  
 Gill, Gurdish Kaur — Gill-Banipal, Gurdish Kaur  
 Gitelman, Risa Joy — Morris, Risa Joy  
 Goegan, Sheri Laureen — Mcinnis, Sheri Laureen  
 Goloveshkina, Julia — Khouri, Julia  
 Graf, Daniela — Shuster, Daniela  
 Grahovac, Diane — Delivuk, Diane  
 Gravelle, Nathalie — Roussel, Nathalie  
 Greenwood, William Trevor — McCrossan, William Trevor  
 Grewal, Ravneet Kaur — Sandhu, Ravneet Kaur  
 Grignano, Lynda — Grignano Polygenis, Lynda  
 Hallermann, Silvia — Kviring, Silvia  
 Halverson, Barbara Elizabeth — Ferguson, Barbara Elizabeth  
 Haq, Rajieli Agnes — Small, Rajieli Agnes  
 Hartman, Milissa Jean — O'Connor, Milissa Jean  
 Hartshorn, Stella Louise — Bailey, Stella Louise  
 Heins, Mary Louie Ann — Perez, Mary Louie Ann  
 Henry, Loleta Sherine — Powell, Loleta Sherine  
 Ho, Wai Hang — Ho, Christopher Wai Hang  
 Horne, Lucie Nancy — Levesque, Lucie Nancy  
 Howard, Mary Agnes — Howard, Asia Seua  
 Jaworska, Katarzyna — Dalewski, Katarzyna  
 Jen, Yi-Chyuan — Jen, Paul  
 Jenne, Kimberley Christina — Rouhani, Kimberley Christina  
 Johnson, Sharon Lorraine — Lee, Sharon Lorraine  
 Jonathan, Mary Joy Cabaraban — Tan, Mary Joy Cabaraban  
 Jones-Howlett, Timothy Andrew — Howlett, Timothy Andrew  
 Jordan, Pauline Joan — Jordan Wood, Pauline Joan  
 Jovandic, Vesna — Piperski, Vesna  
 Kang, Gurdarshan Kaur — Kalirai, Gurdarshan Kaur  
 Kardaras, Athanasia Daphni — Kardaras, Valerie Daphni Athanasia  
 Kaur, Narinder — Heir, Narinder Kaur  
 Kaur, Varinder — Veghal, Varinder  
 Kennedy, Tremayne Sithean Stanton — Stanton-Kennedy, Tremayne  
 Sithean  
 Kenzie, Lynda Marie — Chattell, Lynda Marie  
 Khosa, Sukhjeet — Natt, Sukhjeet  
 Kim, Dongkyu — Kim, Douglas  
 Kim, Ehhyung — Kim, Lon  
 Kim, Eunsook — Kim, Elizabeth  
 King, June Sharon — Idzerda, June Sharon  
 Korcina, Amy Rhonda — Solomon, Amy Rhonda  
 Kovats, Julia Clara — Mask, Julia Clara  
 Kutrowski-Henry, Stephen Jerrel — Lindo, Stephen Jerrel  
 Lafee-Kellar, Kirsten — Maracle, Kirsten Marie  
 Lagace, Kim-Chantal — Brazeau, Kim-Chantal  
 Lakan, Candace Astrid Sophia — Balkissoon, Candace Astrid  
 Sophia  
 Lamoureux, Renee — Lamoureux, Summer-Renee Emerald Yolande  
 Laprade, Christine Mary Jacqueline — Baily, Christine Mary  
 Jacqueline  
 Latam, Theresa Ann — Angel, Theresa Ann  
 Lau, Ho Ying — Lau, Miranda Ho Ying  
 Lau, Man Ling Loretta — Lau-Lam, Man Ling Loretta  
 Lawson, Kelly Jean — Geneau, Kelly Jean  
 Leclair, Kimberly Dawn — Thomson, Kimberly Dawn  
 Lee, Fong Tong — Lee, Tony Fong-Tong  
 Lee, Wai Fong — Lee, Jessica Wai Fong  
 Li, Jessica Ka Yan — Zhuang, Jessica Ka Yan  
 Lista, Franca — Falcone, Franca  
 Loares, Veronica Mandane — Foisy, Veronica Mandane  
 Lochan, Lillabe — Lochan, Basil  
 Lu, Wei — Zheng, Lou  
 Ly, Mai Thi Xuan — Ly-Dolata, Mai Thi Xuan  
 Macarico, Isabel Maria Da Silva — Da Silva, Isabel Maria Da Silva  
 Makar, Danuta — Wojtanowski, Danuta  
 Manappadam, Suryanarayanan Ramaswamy — Ramaswamy,  
 Manappadam Suryan  
 Mandica, Tina Sophia — Cannon, Tina Sophia  
 Mark, Tammi Valentine — Castellano, Tammi Valentine  
 Martinez Burgos, Monica Patricia — Bagheri, Monica Patricia



Martino, Loretta Irma Sandra — Pamplona, Loretta Irma Sandra  
 Maru, Sunita — Maru Kirpal, Sunita  
 Mazurek, Angieszka Elzbieta — Zielinska, Angieszka Elzbieta  
 McCaie, Jennifer Lynn Marie — Short, Jennifer Lynn Marie  
 McLaren, Amanda Lyn — Doman, Amanda Lynn  
 McDermid, Gary Francis — Bellmore, Gary Francis  
 McIntosh, Samantha Magdalene — Watkins, Samantha Magdalene  
 McKechnie, Jennifer Anne — Wiseman, Jennifer Anne  
 Meek, Andrea Michelle — Robb, Andrea Michelle  
 Meiyalagan, Mekala — Kandasamy, Mekala  
 Meyer-Silva, Anita Irene — Meyer, Anita Irene  
 Mikita, Monika Malgorzata — Mikita Horawa, Monika Malgorzata  
 Mills, Stephanie — Brownlee, Stephanie  
 Miranda, Joan Elizabeth — Pietroniro, Joan Elizabeth  
 Mistry, Sumitaben Ganpatbhai — Lad, Sumitaben Ishverbai  
 Mitchell, Alison Jane — Reher, Alison Jane  
 Mitchum, Nancy Viola — Pryce, Nancy Viola  
 Mokha, Jasbir Kaur — Ragbeer, Jasbir Kaur  
 Moore, Nancy Holly — Fraser, Nancy Holly  
 Morris, Heather Patricia — Burnett, Heather Patricia Morris  
 Moyal, Karen — Moyal Adda, Karen  
 Mukhtar, Murtaza — Hadi, Mukhtar Murtaza  
 Murack, Jason Mattiew — Wierzbicki, Jason Mathew  
 Murdoch, Fenella Giselle — Suchanek, Fenella Giselle  
 Muththaiah, Sukanthini — Rajakumar, Sukanthini  
 Mykytyn, George — McKetton, George Stephan  
 Mykytyn, Kathryn Alexandra — McKetton, Kathryn Alexandra  
 Mykytyn, Larissa Andrea Julia — McKetton, Larissa Andrea Julia  
 Narvaez Carpio De Guerrero, Luzmila-Esther — Castillo, Luzmila-Esther  
 Nies, Helga — Philip, Helga  
 Oakley-McKeen, Kathryn Jill — Oakley, Kathryn Jill  
 Obilo, Nmekadinma Catherine — Oriuwa, Nmekadinma Catherine  
 Olexine, Oksana — Tribble, Oksana  
 Ominika, Mary Lynn — Odjig, Mary Lynn  
 Owen, Sandra Eleanora — Milne, Sandra Eleanora  
 Palma, Dawn Connie Peralta — Palma-Rogers, Dawn Connie Peralta  
 Palovcik, Amy Elizabeth — Taus, Amy Elizabeth  
 Papathanides, Helen — Kushny, Helen  
 Pascual, Hiddie Lorraine — Green, Hiddie Lorraine  
 Pavic, Andja — Skoko, Andja  
 Pellegrino, Angela — Zaffino, Angela  
 Pereira De Faria, Maria Manuela Pereira — Martins, Maria Manuela  
 Perez, Silvana Acosta — Lowe, Silvana Acosta  
 Peterse, Mariska — Tomlinson, Mariska  
 Petropoulakis, Alekos — Petro, Alex Nicholas  
 Petrovic-Ivanovic, Ljiljana — Petrovic, Ljiljana  
 Phung, Hon — Fung, Hon  
 Phung, Nancy — Fung, Nancy  
 Pilon, Shelley Elizabeth — Pilon McKeen, Shelley Elizabeth  
 Pjetri, Eva — Koutroulis, Eva  
 Podgorenko, Darlene Karen — Dalbudak, Darlene Karen  
 Poljak-Dorocic, Branka — Pollak Dorocic, Branka  
 Polsky, Joanne Patricia — Egan, Joanne Patricia  
 Prior, Sherry Lynn — Young, Sherry Lynn  
 Quddus, Kausar — Hadi, Quddus Kausar  
 Ramachandran, Gireesh — Nair, Gireesh Ramachandran  
 Reid, Lorna Morven — Cachero, Lorna Morven  
 Reid, Marion Currie — Reid-Clarke, Marion Currie  
 Rind, Tamara — Hiutin, Tamara  
 Robert, Marie Helene Madeleine — Latreille, Marie Helene Madeleine  
 Ruivo, Elsa Cristina — Liscio, Elsa Cristina  
 Rutab, Rutbal — Hadi, Rutab Rashim  
 Salles Campos, Maria De Lourdes — Campos Hohn, Malu  
 Sandhu, Sukhminder Kaur — Hans, Sukhminder Kaur  
 Santos, Ana Cristina — Avanesian, Ana Cristina  
 Sapra, Ranjit Kaur — Nigaha, Ranjit Kaur  
 Schaffrath, Ulrike Margarete — Heitkamp, Ulrike Margarete  
 Schneider, Corina Kathe — Schneider-Fields, Corina Kathe  
 Seemungal, Nicholas Sachin Bueschkens — Bueschkens, Nicholas Hans  
 Selim, Wafaa Nadim Wagdy — Eskander, Wafaa Nadim Wagdy  
 Selvanayagam, Kavitha — Nandharajah, Kavitha  
 Shahaf, Dikla — Taylor, Danielle Eden  
 Sheets, Christina Louise — Tibbitts, Christina Louise  
 Sheppard, Tracey Marcia — Brake, Tracey Marcia

Shum, Saw Foeng Rita — Farrell, Saw Foeng Rita  
 Siemsen, Lisa Rosemarie — Dyck, Lisa Rosemarie  
 Simpson, Amy Elizabeth — Pipe, Amy Elizabeth  
 Singh, Amanbir — Heir, Amanbir Singh  
 Singh, Amarjit — Taggar, Amarjit  
 Singh, Balkar — Heir, Balkar Singh  
 Singh, Gurnek — Sahota, Gurnek Singh  
 Singh, Navneet Kaur — Heir, Navneet Kaur  
 Singh Kaur, Navjot — Heir, Navjot  
 Slijepcevic, Quincy Shauna — Raby, Quincy Shauna  
 Smith, Joann Martha — Smith-Fairbairn, Joann Martha  
 Smith, Kathryn Elizabeth Anne — Perras, Kathryn Elizabeth Anne  
 Springer, Alison Jane — Stilson, Alison Jane  
 Stranges, Lori Ann — Harris, Lori Ann  
 Stregger, Shelley Louise — Ungrin, Shelley Louise  
 Styles, June — Holmes, June  
 Supersad, Karunaa Nandini Mundamalini — Maraj, Karunaa Nandini Mundamalini  
 Sutton, Angela Lea — Roberts, Angela Lea  
 Taharally, Asha — Ahmed, Asha  
 Talha, Zain — Hadi, Talha Zain  
 Tang, Chi Yu — Tang, Derek Chi Yu  
 Tang, Wai Keung — Tang, Kelvin Wai Keung  
 Taylor, Marcus Norman — Nellist, Marcus Norman  
 Thomson, Janice Barbara — Black, Janice Barbara  
 Titley, Marie Liliane Nancy — Campeau, Marie Liliane Nancy  
 Towes, Kimberly Ann — Newby, Kimberly Ann  
 Treichel, Kirsten Edith — Grannum, Kirsten Edith  
 Tucker, Karen Elaine — Kyle, Karen Elaine  
 Tyszk, Waclawa — Florcuk, Waclawa  
 Ufnal, Jennifer Jacqueline — Oxley, Jennifer Jacqueline  
 Van Brunt, Pauline Elizabeth — Henkenhaf, Pauline Elizabeth  
 Virani, Rozina — Hirani, Rozina  
 Vyas, Megha Bhaskarchandra — Patel, Megha Bhaskarchandra  
 Waddle, Patricia Madona — Gray, Patricia Madona  
 Watts, Brenda Marie — Morris, Brenda Marie  
 Wenn, Jade Holly — Connor, Jade Holly  
 White, Mary Elizabeth — Watts, Mary Elizabeth  
 Williams, Jody Lynne — Everitt, Jody Lynne  
 Wilson, Darlene Margaret — Alexander, Darlene Margaret  
 Wong, Jayson Richard Stuart — Trembath, Jayson Richard Wong  
 Wong, Miu Hung — Lam, Miu Hung  
 Woods, Tamara Carrie — Woods-McKenzie, Tamara Carrie  
 Yeo, Melissa Colleen — Gignac, Melissa Colleen  
 Zahid, Muhammad Ilyas — Hadi, Muhammad Ilyas Zahid  
 Zeki, Yusuf Zeki — Zakarian, Zakar Hovsep  
 Zeleny, Luba Theresa — Arnaudon, Luba Theresa  
 Zhuang, Ming Guang — Zhuang, Bill M.  
 Zylstra, Nora Mary — Zylstra-Savage, Nora Mary

(6382) 9  
 INDIRA SINGH,  
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending January 29, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 29 janvier 1999. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Almeida, Paula Hermengarda — Parvaneh, Paula Hermengarda  
 Apolinario, Antonella — D'Elia, Antonella  
 Bacon, David Corso — Corso, David  
 Balasubramaniam, Usha — Manoharan, Usha  
 Bernhardt, Gerlinde — Bernhardt-Davis, Gerlinde  
 Birchenough, Nancy Janeva — Galluzzo, Nancy Janeva  
 Bourck, Audra Kathleen — Spencer, Audra Kathleen  
 Bradbury, Andrew Paul Joseph — Wilbee, Andrew Paul Joseph  
 Bradbury, Benjamin James Robert — Wilbee, Benjamin James Robert  
 Brennan, Denise Marie — Delgiudice, Denise Marie  
 Brown, David George Joseph — Clingen, David George Joseph  
 Chaggar, Gurwinder Kaur — Ruprai, Gurwinder Kaur  
 Chevrefils, Joey David Claude — Philbert, Joey David Claude Roy  
 Cho, Wai Fun — Tse, Wai Fun  
 Clark, Patricia Ann — Torchetti, Patricia Ann

Cookman, Cynthia Lucie — Richard, Cynthia Lucie  
 Cousins, Lori Michelle — Johnston, Lori Michelle  
 Crossman, Matthew Mark — Spisak, Matthew Mark  
 Debreczi, Erika Rozalia — Molnar, Erika Rozalia  
 Dennison, Diane Maureen — Van Barneveld, Diane Maureen  
 Enriquez, Edna Rioveros — Tienzo, Edna Rioveros  
 Espinoza Mayorga, Maria Jose — Aburto Batzilla, Maria Jose  
 Fung, Patricia — Kinloch, Patricia  
 Gaudreau, Gisele Cora-Anne — Dorey-Rail, Gisele Cora-Anne  
 Gaudreau, Jean-Francois — Dorey-Rail, Jean-Francois William  
 Gaudreau, Martine Joanne Elise — Dorey-Rail, Martine Joanne-Elise  
 Gelinas, Marie Andree Madeleine Manon — Deschamps, Marie  
 Andree Madeleine Manon  
 Goulas, Joanna Maria — Zalli, Joanna Maria  
 Granger, Joan Elizabeth — Granger-Patrick, Joan Elizabeth  
 Griffiths, Sophia Marlene — Brown, Sophia Marlene  
 Grouchy, Dawn Astra — Alexander, Dawn Astra  
 Guerriero, Nicoletta Agnese — Guerriero-Crawford, Nicoletta Agnese  
 Hilario, Rosilie B. — Acosta, Rosilie B.  
 Jakob, Catherine Mary — Lyne, Catherine Mary  
 Jermyn, Holly Adele — Jermyn-Schnegg, Holly Adele  
 Jewell, Heather Jean — Mulholland, Heather Jean  
 Jones, Bobbette Marcia — Jones-Keita, Bobbette Marcia  
 Kingsley, Haley Megan Marie — Kavka, Haley Megan Marie  
 Kirkwood, Susan Esther — Norris, Susan Esther  
 Klendij, Natalija — Okun, Natalija  
 Knight, Kelly Welwyn — Ruprecht, Kelly Welwyn  
 Kuettner, Marion Cecile — Mills, Marion Cecile  
 Kutrzeba, Ewa — Wielopolski, Ewa  
 Kwan, Mei Sheung — Clara, Mei Sheung  
 Lamb, Michelle Annette — Hodges, Michelle Annette  
 Lambers, Deborah Joan — Zondervan, Deborah Joan  
 Lamsee, Inger — Yates, Inger  
 Leduc, Lorne Thompson — Thompson, Lorne Reid  
 Leduc, Terri Barbara-Ann — Thompson-Leduc, Terri Barbara-Ann  
 Lehrer, Mandy — Key, Mandy  
 Losee, Carol Anne — McLeod, Carol Anne  
 Lyon, Alex Brandon — Braganza, Alex Brandon  
 MacLean, Jocelyn Estelle — Bedard, Jocelyn Estelle  
 Mandarich, Claudine — Osswald, Claudine  
 Mason, David Dale — Stanger, David Dale  
 Matchett, Carling Paulett — Matchett, Caroline Paulett  
 Mateja, Dorota Anna — Sitnik, Dorota Anna  
 McClure, Susan Sandra Georgina — Gallo, Susan Sandra Georgina  
 McCoy, Stefan Alexander — Alexander, Jarred Stefan  
 McIlwaine, Miranda Jean — Rayer, Miranda Jean  
 Mehaney, Jesse Aram Mark — Aliferis, Jesse Aram Mark  
 Mercer, Jeffrey Kevin — O'Link, Jeffrey Kevin  
 Miller, Shirley Anne — Wilson, Shirley Anne  
 Morgan, Margot Patricia — Mercier, Margot  
 Morgan-Mercier, Monique Krista — Mercier, Monique Krista  
 Morgan-Mercier, Raymond Matthew — Mercier, Raymond Matthew  
 Morgan-Mercier, Simone Margaret Birget — Mercier, Simone  
 Margaret Birget  
 Morikami, Chikako — Vanderheul, Chikako  
 Murphy, Carol Anne — Gauthier, Carol Anne  
 Pala, Mina — Lodhia, Mina  
 Phillips, Sandra Kathleen — McNaughton, Sandra Kathleen  
 Piskor, Julie Michelle — Vanderkuyl, Julie Michelle  
 Potter, Devon Christopher — Shrewsbury, Devon Christopher  
 Potter, Paige Kaitlin — Shrewsbury, Paige Kaitlin  
 Potter, Wade Steven — Shrewsbury, Wade Steven  
 Pugliese, Charlene Theresa — Budynski, Charlene Theresa  
 Ratnayake, Katarzyna — Ratnayake-Nazarowicz, Katarzyna  
 Robert, Joanne Marie Shirley — Viel, Joanne Marie Shirley  
 Robinson, Tera Anne — St-Onge, Tera Anne  
 Saul Martin, Kay Lorraine — Agard, Kay Lorraine  
 Scheurman, Christine Rita — Penfold, Christine Rita  
 Schuit, Carrie Lynn — Van Dixhoorn, Carrie Lynn  
 Schultz, Charles Rodney — Ladouceur, Rodney Charles  
 Shrewsbury-Gee, Christopher John — Shrewsbury, Christopher John  
 Singh, Dylon Freeman — Freeman, Dylon Theodor  
 Singh, Lalita Devi — Lutchman, Lalita Devi  
 Singh, Nina Saloma — Freeman, Nina Saloma  
 Stiff, Melissa Ann — Barton, Melissa Ann  
 Tanner, Collon — Tanner, Collin

Valadares, Karenne Raquel — Valadares Silva, Karenne Raquel  
 Van Hengstum, Annette Lynn — Kelly, Annette Lynn  
 Vella, Crystal Lynne — Crawford, Crystal Lynne  
 Venguswamy, Kumar — Swamy, Kumar Vengu  
 Vitale, Christine — Zeni, Christine  
 Viveiros Medeiros, Maria Raquel — Loveless, Maria Raquel  
 Vortsman, Rita — Robert, Rita  
 Wan, Tat Chee — Wan, William Tat Chee  
 Whall, Joel Michael Joseph — Spadafore, Joel Michael Joseph  
 Wiggins, Dakota William Hartley — Wiggins-Asaph, Dakota  
 William Hartley  
 Williams, Adam Douglas Hay — Snow, Adam Douglas Hay  
 Wiselka, Monika — Kolodziej, Monika  
 Zhang, Yin Ping — Archer, Yin Ping

(6383) 9

INDIRA SINGH,  
 Deputy Registrar General

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
 Room 1405, Whitney Block, Queen's Park  
 Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERs.  
 Clerk of the Legislative Assembly.

## Applications to Provincial Parliament Demandes au Parlement provincial

### THE CORPORATION OF THE CITY OF OTTAWA

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the City of Ottawa ("Council"), application will be made to the Legislative Assembly of the Province of Ontario for an Act to enable Council to exercise greater control over the demolition or removal of buildings and structures designated under Part IV, Conservation of Buildings of Historic or Architectural Value, and Part V, Heritage Conservation Districts, of the *Ontario Heritage Act* in those circumstances where no replacement building or structure is planned.

Under the *Ontario Heritage Act*, Council may currently refuse an application for the demolition or removal of a building or structure for a period of 180 days. If Council refuses that demolition application, the demolition may occur, subject to all applicable legislation, following a delay of 180 days.

This application seeks to enhance the authority by providing that Council may refuse an application for the demolition or removal of a building or structure where it is deemed appropriate by Council unless,

- (a) the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed and the owner is subject to the requirement that con-



struction of such new building be substantially complete within two years of the commencement of the demolition or removal of the building or structure on the designated property, and

- (b) 180 days have elapsed from the date of the decision of Council to refuse the demolition or removal of the building or structure on the designated property.

A copy of the draft bill is available in the office of the City Clerk, 111 Sussex Drive, Bytown Pavilion, 1st Level, Ottawa.

This application will be considered by a Standing Committee of the Legislative Assembly. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Ottawa, this 21st day of January, 1999.

J. JERALD BELLOMO, City Solicitor,  
The Corporation of the City of Ottawa,  
111 Sussex Drive,  
Rideau Pavilion, 2nd Level,  
Ottawa, Ontario K1N 5A1.

(2638) 6-9

Solicitor for the Applicant.

### CITY OF TORONTO

NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law that excludes from a by-law phasing-in 1998 assessment-related tax increases or decreases, land which has changed owners after December 31, 1998. Such a by-law may not apply to the following changes in ownership:
  - (a) the passing of title upon death to a joint tenant of the deceased, which joint tenant was the spouse of the deceased, and where title was held in joint tenancy prior to July 1, 1998, or
  - (b) the passing of title upon death to a joint tenant of the deceased, which joint tenant was a child of the deceased who was under the age of 55 at the time of the death of the parent.
2. That the council of the City of Toronto may pass a by-law for the residential/farm property class which phases-in a 1998 assessment-related tax increase over five years, and which phases-in a 1998 assessment-related tax decrease over three years.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law establishing graduated tax rates for the residential/farm property class.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing for deferrals of municipal taxes on property in the residential/farm property class for owners who are, or whose spouses are, low-income persons, as defined in the by-law.
2. That the council of the City of Toronto may pass a by-law providing for deferrals or cancellations of, or other relief in respect of all or part of assessment-related tax increases on property in the residential/farm property class for owners who are, or whose spouses are, seniors as defined in the by-law.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing that if the municipal tax for a residential complex, as defined by the *Tenant Protection Act*, is reduced by any amount, the lawful rent for each of the rental units in the complex is reduced in accordance with the rules prescribed under the *Tenant Protection Act*.

These applications will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in any one or more of these applications and who wishes to make submissions, for or against the applications, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, the 18th day of February, 1999.

H.W.O. DOYLE, City Solicitor,  
City of Toronto,  
Station 1260, Metro Hall,  
55 John Street, 26th Floor,  
Toronto, Ontario  
M5V 3C6

(2692) 9-12

## Corporation Notices Avis relatifs aux compagnies

### I. K. M. TRADING CO. LTD.

NOTICE IS HEREBY GIVEN that I. K. M. Trading Co. Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 8th day of February, 1999.

WINNIE LAM,  
Director.

(2676) 9

### COURTS KAM AND NEEBING, C. O. F. INCORPORATED

NOTICE IS HEREBY GIVEN that Courts Kam and Neebing, C. O. F. Incorporated intends to surrender its charter pursuant to the *Corporations Act* (Ontario).

Dated at Thunder Bay, this 29th day of September, 1998.

EARL ZELINSKI,  
President.

(2677) 9

### VAJRAYANA BUDDHIST TEMPLE OF ONTARIO

NOTICE IS HEREBY GIVEN that the head office of Vajrayana Buddhist Temple of Ontario was changed from 2695A - 14th Avenue, Markham, Ontario L3R 0H9 to 89 Finch Avenue East, Toronto, Ontario M2M 4R4 by a Special Resolution which was confirmed by the members of the Corporation on the 25th day of January, 1999.

Dated this 25th day of January, 1999.

BILL PAK-SING LAM,  
Secretary.

(2678) 9

### LAMBETH SENIORS HOUSING CORPORATION

NOTICE IS HEREBY GIVEN that the number of Directors of Lambeth Seniors Housing Corporation was decreased from 12 to 6 by a Special Resolution which was confirmed by the members of the Corporation on January 19, 1999.

Dated at London, this 19th day of January, 1999.

JOSEPH BRINAC,  
Solicitor.

(2679) 9

### PENGUIN INTERNATIONAL INC.

NOTICE IS HEREBY GIVEN that Penguin International Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 14th day of January, 1999.

MOHAMED A. HUQUE,  
Secretary.

(2680) 9



**RONALD MCDONALD CHILDREN'S CHARITIES  
OF CANADA**  
**Ontario Corporation Number 525432**

NOTICE IS HEREBY GIVEN that the number of directors of Ronald McDonald Children's Charities of Canada was increased to 20 by a Special Resolution which was confirmed by the members of the Corporation on the 15th day of February, 1999.

Dated this 18th day of February, 1999.

(2693) 9 GEORGE M. MENCKE,  
Secretary.

**Notice to Creditors  
Avis aux créanciers**

**ESTATE OF DERRICK JAMES WHALEN**

In the Estate of Derrick James Whalen, late of the Town of Grimsby, in the Regional Municipality of Niagara, deceased. All claims against the estate of Derrick James Whalen, late of the Town of Grimsby, in the Regional Municipality of Niagara, who died on or about December 23, 1998, must be filed with the undersigned personal representative on or before August 31, 1999; thereafter, the undersigned will distribute the assets of the said estate having regard only to the claims then filed.

Dated this 9th day of February, 1999.

(2669) 8-10 TRACEY-ANN ISABEL WHALEN  
Estate Trustee,  
by her Solicitors  
Cicchi & Giangregorio.  
99 Highway #8, Suite 1  
Stoney Creek, Ontario  
L8G 1C1  
Attention: Terry Giangregorio

**Miscellaneous Notices  
Avis divers**

NOTICE IS HEREBY GIVEN that, Brian G. Johnston, John D. McGlynn and J. Brian Reeve intend to apply to the Minister of Consumer and Commercial Relations (the "Minister"), pursuant to the provisions of the *Corporations Act* (Ontario), on or after March 22, 1999 to incorporate a joint stock insurance company to be named Markham General Insurance Company, or such other name as may be acceptable to the Minister (the "Company").

AND NOTICE IS HEREBY GIVEN, pursuant to the provisions of the *Insurance Act* (Ontario), that following incorporation, the Company will apply to the Superintendent of Financial Services of Ontario for a licence authorizing the Company to transact in Ontario, automobile, fidelity, liability and property insurance.

Dated at Toronto, this 20th day of February, 1999.

(2664) 8-10 BLANEY, MCMURTRY, STAPELLS, FRIEDMAN,  
20 Queen Street West, Suite 1400,  
Toronto, Ontario M5H 2V3

**MARKHAM GENERAL INSURANCE COMPANY**

NOTICE IS HEREBY GIVEN, pursuant to the provisions of the *Corporations Act* (Ontario), of the intention of Brian G. Johnston, John D. McGlynn and J. Brian Reeve (the "Applicants") to apply to the Minister of Consumer and Commercial Relations (the "Minister"), on or after March 22, 1999 to incorporate a joint stock insurance company to be named Markham General Insurance Company, or such other name as may be acceptable to the Minister, the head office of which will be

located in Toronto, Ontario, to undertake and transact the business of insurance, other than life insurance.

Dated at Toronto, this 20th day of February, 1999.

(2665) 8-11 BRIAN G. JOHNSTON  
JOHN D. MCGLYNN  
J. BRIAN REEVE.

**MD PRIVATE TRUST COMPANY**

NOTICE IS HEREBY GIVEN that MD Private Trust Company, a trust company incorporated on November 30, 1998 under the *Trust and Loan Companies Act* (Canada) has submitted an application for registration as a trust corporation pursuant to Section 31 of the *Loan and Trust Corporations Act* R.S.O. 1990 c.L. 25, as amended, to the Superintendent of Financial Services, Financial Services Commission of Ontario.

It is proposed that the Corporation will operate under the name of MD PRIVATE TRUST COMPANY, or in French,

SOCIÉTÉ DE FIDUCIE PRIVÉE MD, with its Head Office located in Ottawa, Ontario.

Any person wishing to comment on this application may submit their remarks in writing, within two weeks from the date of this notice to the Superintendent of Financial Services, Financial Services Commission of Ontario, 5160 Yonge Street, Box 85, 17th Floor, Toronto, Ontario M2N 6L9.

Dated at Ottawa, this 27th day of February, 1999.

(2681) 9

**TRANS GLOBAL INSURANCE COMPANY**

NOTICE IS HEREBY GIVEN that Trans Global Insurance Company, incorporated in the Province of Alberta, intends to apply to the Superintendent of the Financial Services Commission of Ontario, for a licence under section 40 of the *Insurance Act* (Ontario), for a licence to transact Property Insurance, Accident & Sickness Insurance and Liability Insurance in the Province of Ontario.

Dated this 16th day of February, 1999.

(2682) 9 RICCARDO TRECROCE,  
Attorney for Service  
c/o Fraser Milner  
Toronto, Ontario.



**Ontario  
Energy  
Board**

**Notice "C" RP-1999-0001**

**THE CONSUMERS' GAS COMPANY LTD.**

**RATES**

**NOTICE OF APPLICATION**

TAKE NOTICE THAT The Consumers' Gas Company Ltd. ("Enbridge Consumers Gas") filed on January 7, 1999, the following application with the Ontario Energy Board.

An application under Section 36 of the *Ontario Energy Board Act*, S.O. 1998, c. 15, Schedule B, requesting approval of new rates and other charges commencing October 1, 1999. The Board has assigned file number RP-1999-0001 to this application. Any customer of Enbridge Consumers Gas may be affected by the determination of this application by the Board.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 10th day of February, 1999.

#### ONTARIO ENERGY BOARD

(2683) 9

PAUL B. PUDGE,  
Board Secretary.



Commission  
de l'Énergie  
de l'Ontario

Avis «C» RP-1999-0001

#### THE CONSUMERS' GAS COMPANY LTD.

#### TARIFS

#### AVIS DE PRÉSENTATION D'UNE DEMANDE

IL EST PAR LES PRÉSENTES ANNONCÉ QUE The Consumers' Gas Company Ltd. («Enbridge Consumers Gas») a déposé, le 7 janvier 1999, la demande suivante auprès de la Commission de l'Énergie de l'Ontario.

Une demande en vertu de l'article 36 de la *Loi sur la Commission de l'énergie de l'Ontario*, L.R.O. 1998, c. 15, annexe B, demandant l'approbation de nouveaux tarifs et autres coûts à compter du 1<sup>er</sup> octobre 1999. La Commission a donné le numéro de dossier RP-1999-0001 à cette demande. Tout abonné d'Enbridge Consumers Gas pourrait être touché par la décision que prendra la Commission en ce qui concerne la demande.

Le présent avis n'est publié qu'à titre de fait enregistré, et son contenu ne doit pas être considéré comme ayant été signifié.

FAIT à Toronto le 10 février 1999.

#### COMMISSION DE L'ÉNERGIE DE L'ONTARIO

(2684) 9

PAUL B. PUDGE,  
Secrétaire de la Commission.



Ontario  
Energy  
Board

Notice "C" E.B.A. 888

#### NOTICE OF APPLICATION

#### AND

#### NOTICE OF WRITTEN HEARING FRANCHISE APPROVAL FOR THE CORPORATION OF THE TOWN OF CLINTON

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas to the Town of Clinton pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Union Gas Limited and the Corporation of the Town of Clinton.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 15th day of February, 1999.

#### ONTARIO ENERGY BOARD

(2694) 9

PETER H. O'DELL,  
Assistant Board Secretary.

### Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (General Division), in a proceeding commenced at Toronto, to me directed, against the real and personal property of ORSA INVESTMENTS LIMITED, Defendant, at the suit of MIKE DOMOWICZ & ED DOMOWICZ, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said ORSA INVESTMENTS LIMITED in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Part of Lot 30, Concession C, Land Registry Division of Toronto (No. 64).

Municipally known as 739 Birchmount Road, Toronto, Ontario.

On the said premises is said to be erected a nine floor residential apartment building consisting of approximately 123 units of 1, 2, & 3 bedrooms, each with a balcony. The said right, title, interest and equity of redemption of ORSA INVESTMENTS LIMITED shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, March 30, 1999 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

**TERMS:** Cash or certified cheque made payable to the Sheriff, City of Toronto.  
\$2,000.00 refundable deposit to register.  
Deposit of \$2,000.00 or 10% of bid price (whichever greater) applied to purchase price of successful bidder.  
Ten days to make final payment.  
Registration from 9:00 a.m. to 10:30 a.m. on day of sale.  
Bidding by number only.  
Other conditions as announced.

This sale is subject to cancellation up to time of sale without further notice. No telephone inquiries.

Dated at Toronto, this 1st day of February, 1999.

(2685) 9

MICHAEL CASH,  
Sheriff,  
City of Toronto.

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (General Division), in a proceeding commenced at Scarborough Small Claims Court, to me directed, against the real and personal property of ROSE MARY GRATTAN, Defendant, at the suit of THE CANADA TRUST COMPANY, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said ROSE MARY GRATTAN in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Part of Lot 4, Concession One from the Bay, City of Toronto, Registered in the Toronto Land Registry Office (No. 64).

Municipally known as 592 Kingston Road, Toronto, Ontario.



On the said premises is said to be erected a 2-storey detached single family dwelling, 1300 sq.ft., and no garage. The said right, title, interest and equity of redemption of ROSE MARY GRATTAN shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, March 30, 1999 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances. The following encumbrances with their approximate values are presently outstanding:

First Mortgage \$110,183.42 @ 6.2% matures Feb. 1/99.

**TERMS:** Cash or certified cheque made payable to the Sheriff, City of Toronto.  
\$2,000.00 refundable deposit to register.  
Deposit of \$2,000.00 or 10% of bid price (whichever greater) applied to purchase price of successful bidder.  
Ten days to make final payment.  
Registration from 9:00 a.m. to 10:30 a.m. on day of sale.  
Bidding by number only.  
Other conditions as announced.

This sale is subject to cancellation up to time of sale without further notice. No telephone inquiries.

Dated at Toronto, this 1st day of February, 1999.

MICHAEL CASH,  
Sheriff,  
City of Toronto.

(2686) 9

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (General Division), in a proceeding commenced at Toronto, to me directed, against the real and personal property of JOHN PACK & JOHN JURICA, Defendants, at the suit of ROYAL TRUST CORPORATION OF CANADA, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said JOHN PACK & JOHN JURICA in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Lot 18, on the north side of Albert Avenue, Plan 1679 in the City of Toronto, registered as Instrument No. 209706, Toronto Registry Office.

Municipally known as 156 Barker Avenue, Toronto, Ontario.

On the said premises is said to be erected a detached 2-storey family dwelling, Lot Size 21.2' x 111.2', brick & aluminum construction with single garage. The said right, title, interest and equity of redemption of JOHN PACK & JOHN JURICA shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, March 30, 1999 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances. The following encumbrances with their approximate values are presently outstanding:

First Mortgage \$60,912.66 @ 6.85% matures March 2, 2003.

**TERMS:** Cash or certified cheque made payable to the Sheriff, City of Toronto.  
\$2,000.00 refundable deposit to register.  
Deposit of \$2,000.00 or 10% of bid price (whichever greater) applied to purchase price of successful bidder.  
Ten days to make final payment.  
Registration from 9:00 a.m. to 10:30 a.m. on day of sale.  
Bidding by number only.  
Other conditions as announced.

This sale is subject to cancellation up to time of sale without further notice. No telephone inquiries.

Dated at Toronto, this 1st day of February, 1999.

MICHAEL CASH,  
Sheriff,  
City of Toronto.

(2687) 9

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (General Division), in a proceeding commenced at Newmarket, to me directed, against the real and personal property of MINOO SAPURGI, Defendant, at the suit of SANJAY PATEL, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said MINOO SAPURGI in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Unit 05, Level 21, Unit 52, Level B, Metropolitan Toronto Condominium Plan No. 595 and its appurtenant common interests, City of Toronto, Land Titles Toronto (No. 66).

Municipally known as 131 Beecroft Ave., #2205, Toronto, Ontario.

On the said premises is said to be erected a two bedroom condominium apartment, with parking, squash courts, exercise rooms, pool and security. The said right, title, interest and equity of redemption of MINOO SAPURGI shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, March 30, 1999 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

**TERMS:** Cash or certified cheque made payable to the Sheriff, City of Toronto.  
\$2,000.00 refundable deposit to register.  
Deposit of \$2,000.00 or 10% of bid price (whichever greater) applied to purchase price of successful bidder.  
Ten days to make final payment.  
Registration from 9:00 a.m. to 10:30 a.m. on day of sale.  
Bidding by number only.  
Other conditions as announced.

This sale is subject to cancellation up to time of sale without further notice. No telephone inquiries.

Dated at Toronto, this 10th day of February, 1999.

MICHAEL CASH,  
Sheriff,  
City of Toronto.

(2688) 9

## Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

### MUNICIPAL TAX SALES ACT

### THE CORPORATION OF THE CITY OF OTTAWA

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received, sealed in an envelope with a description of the property for which a tender is submitted clearly marked on the envelope, for example: "Tax Sale for 1208-1214 Wellington Street". A separate tender must be submitted for each property. Tenders in the prescribed Form 8, Tender to Purchase, will be received until 3:00 p.m. local time on Wednesday, March 17, 1999, addressed to:

The Corporation of the City of Ottawa, Client Service Centre,  
111 Sussex Drive,  
Bytown Pavilion, 1st Floor,  
Ottawa, Ontario K1N 5A1.  
Attention: Treasurer.

The tenders will then be opened in public on the same day at 111 Sussex Drive, Bytown Pavilion, Terrace Level, Freiman Room immediately following the 3:00 p.m. deadline.



Description of Land(s)	Minimum Tender Amount
1. Pt Lt F, Plan 58; s/s of Wellington Street; Pt Lt 1355, Plan 157, as in N565748; Ottawa/Nepean, City of Ottawa, Regional Municipality of Ottawa-Carleton, PIN 04035-0082 (LT) Municipal Address: 1208-1214 Wellington Street (Roll No. 06 14 073 802 23900) .....	\$122,173.58

The Minimum Tender amount represents the cancellation price as of the first day of advertising.

Tenders must be submitted in the prescribed Form 8, Tender to Purchase, and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M. 60 of the Revised Statutes of Ontario 1990 and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, penalties and interest, GST if applicable and the relevant land transfer tax.

For further information regarding these sales and a copy of the prescribed Form 8, Tender to Purchase, contact:

(2691) 9      BRIAN T. HUM,  
Collection Officer,  
The Corporation of the  
City of Ottawa,  
111 Sussex Drive,  
Sussex Pavilion, 3rd Floor,  
Ottawa, Ontario K1N 5A1,  
Tel (613) 244-5300 ext. 1-3693.

## Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

### MUNICIPAL TAX SALES ACT

### THE CORPORATION OF THE VILLAGE OF WARDSVILLE

TAKE NOTICE that the lands described below will be offered for sale by public auction at 1:00 o'clock in the afternoon, local time on the 15th day of March, 1999 at 22017 Hagerty Road, Wardsville, Ontario.

Description of Land(s)	Minimum Bid \$
Part Lots 125 and 126, Block E, Plan 218 and Pt. of John St., Plan 218 Closed by By-Law No. 496, registered as Instrument No. MW49290, Village of Wardsville, County of Middlesex, being the whole of the PIN, .....	\$50,000.00

Located on this property is a two-storey former rest home containing over 9,000 sq.ft. with 15 bedrooms & 11 washrooms, common area rooms, kitchen, etc. on the site which is located ½ km North of the main intersection.

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, 1990 and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

(2689) 9      G. PAUL GARDNER,  
Gardner Auctions Inc. - London,  
(519) 685-2929.

### MUNICIPAL TAX SALES ACT

### THE CORPORATION OF THE TOWNSHIP OF CARADOC

TAKE NOTICE that the lands described below will be offered for sale by public auction at 2:30 in the afternoon, local time on the 15th day of March, 1999 on the roadway beside 21687 Adelaide Road, R.R. #1, Mount Brydges, Ontario.

Description of Land(s)	Minimum Bid \$
Part of Lot 18, Plan 324 save and except the westerly 90' throughout from front to rear of said Lot 18, Township of Caradoc, County of Middlesex as in CA31440 being the whole of the PIN, .....	\$20,000.00

The property is located on highway 81 north of Highway #2 on the north-west corner of Mockingbird Street. It appears to be a single family 1 & 2 storey residence with accessory buildings. This property is currently occupied. Do not trespass onto the property.

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, 1990 and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

(2690) 9      G. PAUL GARDNER,  
Gardner Auctions Inc. - London,  
(519) 685-2929.

# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—02—27

## ONTARIO REGULATION 55/99 made under the HIGHWAY TRAFFIC ACT

Made: February 3, 1999  
Filed: February 8, 1999

Amending Reg. 604 of R.R.O. 1990  
(Parking)

Note: Since the end of 1997, Regulation 604 has been amended by Ontario Regulations 30/98, 417/98 and 716/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. Paragraph 21 of Schedule 2 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked.

2. Paragraph 19 of Schedule 13 of Appendix A to the Regulation is revoked.

3. Paragraph 1 of Schedule 25 of Appendix A to the Regulation is revoked.

4. Schedules 46 and 58 of Appendix A to the Regulation are revoked.

5. Paragraph 1 of Schedule 62 of Appendix A to the Regulation is revoked.

6. Schedules 67, 75, 78 and 84 of Appendix A to the Regulation are revoked.

TONY P. CLEMENT  
*Minister of Transportation*

Dated on February 3, 1999.

9/99

## ONTARIO REGULATION 56/99 made under the HIGHWAY TRAFFIC ACT

Made: February 3, 1999  
Filed: February 8, 1999

Amending Reg. 580 of R.R.O. 1990  
(Designation of Paved Shoulders on King's Highway)

Note: Regulation 580 has not previously been amended.

1. Schedules 1 and 2 to Regulation 580 of the Revised Regulations of Ontario, 1990 are revoked.

TONY P. CLEMENT  
*Minister of Transportation*

Dated on February 3, 1999.

9/99

## ONTARIO REGULATION 57/99 made under the EDUCATION ACT

Made: February 8, 1999  
Filed: February 8, 1999

Amending O. Reg. 444/98  
(Disposition of Surplus Real Property)

Note: Ontario Regulation 444/98 has not previously been amended.

1. Subsection 3 (5) of Ontario Regulation 444/98 is amended by striking out "before February 1, 1999" in the first line.

2. Subsection 4 (5) of the Regulation is amended by striking out "before February 1, 1999" in the first line.

3. Clause 9 (1) (a) of the Regulation is amended by striking out "on or before January 31, 1999" in the second and third lines.

DAVID JOHNSON  
*Minister of Education and Training*

Dated on February 8, 1999.

9/99

## RÈGLEMENT DE L'ONTARIO 57/99 pris en application de la LOI SUR L'ÉDUCATION

pris le 8 février 1999  
déposé le 8 février 1999

modifiant le Règl. de l'Ont. 444/98  
(Aliénation de biens immeubles excédentaires)

Remarque : Le Règlement de l'Ontario 444/98 n'a pas été modifié antérieurement.

1. Le paragraphe 3 (5) du Règlement de l'Ontario 444/98 est modifié par suppression de « , avant le 1<sup>er</sup> février 1999, » à la première ligne.

2. Le paragraphe 4 (5) du Règlement est modifié par suppression de « , avant le 1<sup>er</sup> février 1999, » à la première ligne.

3. L'alinéa 9 (1) a) du Règlement est modifié par suppression de « au plus tard le 31 janvier 1999 » aux deuxième et troisième lignes.

DAVID JOHNSON  
*Ministre de l'Éducation et de la Formation*

Fait le 8 février 1999.

**ONTARIO REGULATION 58/99**  
made under the  
**HEALTH INSURANCE ACT**

Made: February 3, 1999  
Filed: February 9, 1999

Amending Reg. 552 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 552 has been amended by Ontario Regulations 2/98, 44/98, 87/98, 111/98, 145/98, 146/98, 147/98, 172/98, 236/98, 375/98, 376/98, 377/98, 378/98, 478/98, 479/98, 528/98, 567/98 and 575/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Subsection 18 (2.1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by striking out "or" at the end of clause (d), by adding "or" at the end of clause "e" and by adding the following clause:**

(f) 5 per cent for services rendered on or after March 1, 1999.

9/99

**ONTARIO REGULATION 59/99**  
made under the  
**HEALTH INSURANCE ACT**

Made: February 3, 1999  
Filed: February 9, 1999

Amending Reg. 552 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 552 has been amended by Ontario Regulations 2/98, 44/98, 87/98, 111/98, 145/98, 146/98, 147/98, 172/98, 236/98, 375/98, 376/98, 377/98, 378/98, 478/98, 479/98, 528/98, 567/98, 575/98 and 58/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Subsection 18 (4) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(4) The maximum amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after April 1, 1999, in respect of each insured person, \$150 per twelve-month period.

**(2) Section 18 of the Regulation is amended by adding the following subsection:**

(7) The following apply with respect to services prescribed in subsection (1) provided on or after April 1, 1998 but before April 1, 1999:

1. This paragraph applies to services provided to an insured person on or after April 1, 1998 but before February 12, 1999. The maximum amount payable by the Plan for the services is, in respect of each insured person, \$220.
2. This paragraph applies to services provided to an insured person on or after February 12, 1999 but before April 1, 1999. The maximum amount payable by the Plan for the services is, in respect of each insured person, \$150 minus the amounts payable for services provided to the insured person on or after April 1, 1998 but before February 12, 1999. If that calculation would result in a negative number, the maximum amount is zero.
3. Despite subsection (2.1), the maximum amount payable under paragraph 2 shall be calculated using the amounts set out in subsection (2).

9/99

**ONTARIO REGULATION 60/99**  
made under the  
**HEALTH INSURANCE ACT**

Made: December 23, 1998  
Filed: February 9, 1999

Amending Reg. 552 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 552 has been amended by Ontario Regulations 2/98, 44/98, 87/98, 111/98, 145/98, 146/98, 147/98, 172/98, 236/98, 375/98, 376/98, 377/98, 378/98, 478/98, 479/98, 528/98, 567/98, 575/98, 58/99 and 59/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Section 21 of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:**

(2.2) The amount payable by the Plan under subsection (2) is decreased by 10 per cent if the service is rendered on or after November 1, 1998.

**(2) Section 21 of the Regulation is amended by adding the following subsection:**

(4.0.2) The amount payable by the Plan under subsection (4) is decreased by 10 per cent if the service is rendered on or after November 1, 1998.

**2. This Regulation shall be deemed to have come into force on November 1, 1998.**

9/99



**ONTARIO REGULATION 61/99**  
made under the  
**ONTARIO NEW HOME WARRANTIES**  
**PLAN ACT**

Made: February 8, 1999  
Filed: February 10, 1999

Amending Reg. 892 of R.R.O. 1990  
(Administration of the Plan)

Note: Regulation 892 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Subparagraph 3 (1) of Schedule A to Regulation 892 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(1) The enrolment fee for every home of a type referred to in clauses (a) and (b) of the definition of "home" in section 1 of the Act is as follows:

Sale Price of the Home	Fee
\$100,000 or less	\$545
over \$100,000 up to and including \$150,000	570
over \$150,000 up to and including \$200,000	620
over \$200,000 up to and including \$250,000	670
over \$250,000 up to and including \$300,000	720
over \$300,000 up to and including \$350,000	770
over \$350,000 up to and including \$400,000	820
over \$400,000 up to and including \$450,000	870
over \$450,000 up to and including \$500,000	920
over \$500,000	970

**2. This Regulation comes into force on February 15, 1999.**

Passed by the Directors on July 30, 1998.

ONTARIO NEW HOME WARRANTY PROGRAM:

HUGH HERON  
*Chair*

WARD CAMPBELL  
*Secretary*

Confirmed by the members in accordance with the *Corporations Act* on July 30, 1998.

WARD CAMPBELL  
*Secretary*

**RÈGLEMENT DE L'ONTARIO 61/99**  
pris en application de la  
**LOI SUR LE RÉGIME DE GARANTIES DES**  
**LOGEMENTS NEUFS DE L'ONTARIO**

pris le 8 février 1999  
déposé le 10 février 1999

modifiant le Règl. 892 des R.R.O. de 1990  
(Administration du Régime)

Remarque : Le Règlement 892 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1997.

**1. La sous-disposition 3 (1) de l'annexe A du Règlement 892 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :**

(1) Les droits d'enregistrement pour chaque logement d'un genre visé aux alinéas a) et b) de la définition de «logement» à l'article 1 de la Loi s'établissent comme suit :

Prix de vente du logement	Droits
100 000 \$ ou moins	545 \$
plus de 100 000 \$, jusqu'à concurrence de 150 000 \$	570
plus de 150 000 \$, jusqu'à concurrence de 200 000 \$	620
plus de 200 000 \$, jusqu'à concurrence de 250 000 \$	670
plus de 250 000 \$, jusqu'à concurrence de 300 000 \$	720
plus de 300 000 \$, jusqu'à concurrence de 350 000 \$	770
plus de 350 000 \$, jusqu'à concurrence de 400 000 \$	820
plus de 400 000 \$, jusqu'à concurrence de 450 000 \$	870
plus de 450 000 \$, jusqu'à concurrence de 500 000 \$	920
plus de 500 000 \$	970

**2. Le présent règlement entre en vigueur le 15 février 1999.**

Adopté par les administrateurs le 30 juillet 1998.

ONTARIO NEW HOME WARRANTY PROGRAM:

HUGH HERON  
*Président*

WARD CAMPBELL  
*Secrétaire*

Ratifié par les membres conformément à la *Loi sur les personnes morales* le 30 juillet 1998.

WARD CAMPBELL  
*Secrétaire*

**ONTARIO REGULATION 62/99**made under the  
**PLANNING ACT**

Made: February 9, 1999

Filed: February 10, 1999

Amending O. Reg. 104/72

(Restricted Areas—Regional Municipality of York,  
Town of Markham)

Note: Since the end of 1997, Ontario Regulation 104/72 has been amended by Ontario Regulation 269/98. Previous amendments are listed in the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1997.

**1. Paragraph 1 of section 2 of Ontario Regulation 104/72 is amended by striking out the numbers "23, 24" in the second line.**

AUDREY BENNETT  
ManagerProvincial Planning Services Branch  
Ministry of Municipal Affairs and Housing

Dated on February 9, 1999.

9/99

**ONTARIO REGULATION 63/99**made under the  
**LEGAL AID ACT**

Made: October 20, 1998

Approved: December 18, 1998

Filed: February 11, 1999

Amending Reg. 710 of R.R.O. 1990  
(General)

Note: Regulation 710 has previously been amended. These amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Section 93 of Regulation 710 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

**93.** (1) The Law Society shall contribute to the Fund a percentage of the assessable administrative expenses as follows:

1. On or before March 31 in each of 1997 and 1998, an amount equal to 25 per cent of the estimated assessable administrative expenses for the fiscal year that began on the preceding April 1, as estimated by the Director.
2. On or before June 30 in each of 1997 and 1998, the difference, if any, between 25 per cent of the assessable administrative expenses for the fiscal year mentioned in paragraph 1 and the amount paid under that paragraph.
3. On or before March 31, 1999, an amount equal to 18.75 per cent of the estimated assessable administrative expenses for the period from April 1, 1998 to March 31, 1999, as estimated by the Director.
4. On or before June 30, 1999, the difference, if any, between 18.75 per cent of the assessable administrative expenses for the period mentioned in paragraph 3 and the amount paid under that paragraph.

(2) If the amount paid under paragraph 1 of subsection (1) exceeds 25 per cent of the assessable administrative expenses for the period

mentioned in that paragraph, the excess shall be returned to the Law Society.

(3) If the amount paid under paragraph 3 of subsection (1) exceeds 18.75 per cent of the assessable administrative expenses for the period mentioned in that paragraph, the excess shall be returned to the Law Society.

(4) All fees payable to solicitors for legal aid provided pursuant to certificates issued before April 1, 1996 shall be reduced by 5 per cent.

(5) If, under this section as it read on March 31, 1996, the Law Society reduces by 5 per cent a solicitor's account for legal aid provided pursuant to certificates issued on or after April 1, 1996, the Law Society shall pay the amount of the reduction to the solicitor without interest.

(6) This section as it read on March 31, 1996 continues to apply to contributions that the Law Society was required to make under subsection (1) as it read on March 31, 1996.

**2. (1) Subsection 99.1 (2) of the Regulation is revoked and the following substituted:**

(2) The maximum annual fees payable under the Plan for a fiscal year ending on or before March 31, 1998 are as follows:

1. \$150,000 for a solicitor with four years or less certified experience.
2. \$168,750 for a solicitor with more than four but less than 10 years certified experience.
3. \$187,500 for a solicitor with 10 years or more certified experience.

(2.1) The maximum annual fees payable under the Plan for a fiscal year ending after March 31, 1998 are as follows:

1. \$157,500 for a solicitor with four years or less certified experience.
2. \$177,190 for a solicitor with more than four but less than 10 years certified experience.
3. \$196,875 for a solicitor with 10 years or more certified experience.

**(2) Subsection 99.1 (3) of the Regulation is amended by striking out "subsection (2)" in the first line and substituting "subsections (2) and (2.1)".**

**(3) Subsection 99.1 (4) of the Regulation is amended by striking out "subsection (2)" in the first line and substituting "subsections (2) and (2.1)".**

**(4) Section 99.1 of the Regulation is amended by adding the following subsection:**

(5) The amount of the 5 per cent reduction that the Law Society is required to pay to a solicitor under subsection 93 (5) shall not be included in the calculation of the maximum annual fees payable under the Plan for the purposes of subsections (2) and (2.1).

**3. (1) Item 2.1 of Part I of the Table to Schedule 2 to the Regulation is amended by striking out clause (a) in Column 1 and substituting the following:**

- (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation; and

**(2) Item 2.2 of Part I of the Table to Schedule 2 to the Regulation is revoked and the following substituted:**

2.2	The following maximums apply to services under item 2.1:	
	(a) for the first day of preliminary inquiry or trial where the inquiry and trial last 10 days or less and the client pleads guilty or the charges are withdrawn .....	13
	(b) for the first day of preliminary inquiry or trial where the inquiry and trial last 10 days or less and the client does not plead guilty .....	15
	(c) for the first day of preliminary inquiry or trial where the inquiry and trial last more than 10 days .....	22
	(d) for each day of preliminary inquiry or trial after the first day .....	4
	(e) in any event, the total maximum hours allowed under clauses (a) and (d), under clauses (b) and (d) or under clauses (c) and (d) is .....	64

(3) **Item 5.1 of Part II of the Table to Schedule 2 to the Regulation is amended by striking out clause (a) in Column 1 and substituting the following:**

- (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation;

(4) **Item 5.1 of Part II of the Table to Schedule 2 to the Regulation is amended by striking out "6.5" in Column 2 and substituting "8.5".**

(5) **Items 5.2 and 5.3 of Part II of the Table to Schedule 2 to the Regulation are revoked and the following substituted:**

5.2	For,	
	(a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation;	
	(b) adjournments and remands; and	
	(c) a half-day in court for a plea of guilty or a withdrawal of all charges,	
	where the total time spent on services described in clause (a) exceeds five hours .....	13
5.3	For,	
	(a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation;	
	(b) adjournments and remands; and	
	(c) two half-days in court for a plea of guilty or a withdrawal of all charges, .....	13

(6) **Item 5.4 of Part II of the Table to Schedule 2 to the Regulation is amended by striking out clause (a) in Column 1 and substituting the following:**

- (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation;

(7) **Item 5.4 of Part II of the Table to Schedule 2 to the Regulation is amended by striking out "11" in Column 2 and substituting "15".**

(8) **Item 7.1 of Part III of the Table to Schedule 2 to the Regulation is amended by striking out clause (a) in Column 1 and substituting the following:**

- (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation;

(9) **Item 7.1 of Part III of the Table to Schedule 2 to the Regulation is amended by striking out "4" in Column 2 and "3" in Column 3 and substituting "6" and "5" respectively.**

(10) **Item 7.2 of Part III of the Table to Schedule 2 to the Regulation is amended by striking out clause (a) in Column 1 and substituting the following:**

- (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation;

(11) **Item 7.2 of Part III of the Table to Schedule 2 to the Regulation is amended by striking out "6.5" in Column 2 and "5" in Column 3 and substituting "8.5" and "7" respectively.**

(12) **Item 7.3 of Part III of the Table to Schedule 2 to the Regulation is amended by striking out clause (a) in Column 1 and substituting the following:**

- (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings after the first hearing, variations of judicial interim release orders, judicial pretrials after the first judicial pretrial, waiting time, correspondence, communications, document preparation;

(13) **Item 7.3 of Part III of the Table to Schedule 2 to the Regulation is amended by striking out "6.5" in Column 2 and "5" in Column 3 and substituting "10.5" and "9" respectively.**

(14) **The title to Part IV of the Table to Schedule 2 to the Regulation is revoked and the following substituted:**

#### PART IV ANCILLARY CRIMINAL PROCEEDINGS

(15) **Items 8, 8.1, 8.2 and 8.3 of Part IV of the Table to Schedule 2 to the Regulation are revoked and the following substituted:**



ITEM	COLUMN 1	COLUMN 2
		Maximum Hours Allowed
8.	<b>Interim Release, <i>Canadian Charter of Rights and Freedoms</i>, Criminal Code Review Board Hearings, Pretrial Hearings</b>	
8.1	For all preparation and attendance for the first application for judicial interim release .....	2
8.2	For all preparation, including drafting, serving and filing of the notice of motion and factum and for attendance at the hearing for the first application for an order pursuant to the <i>Canadian Charter of Rights and Freedoms</i> .....	2
8.3	For all preparation and attendance at the first judicial pretrial hearing with a judge .....	2
8.4	For all services for application to the Ontario Court (General Division) for review of orders made under section 515 of the <i>Criminal Code</i> (Canada), where approved by the Area Director	5
8.5	For all services rendered in connection with a Criminal Code Review Board hearing:  (a) for all services other than attendance at the hearing,  (i) for the first day of hearing  (ii) for second day of hearing .  (b) for attendance at the hearing . .	   10 8 No maximum
8.6	For all services for an application for interim release pending appeal to the Ontario Court (General Division), the Court of Appeal or the Supreme Court of Canada or for an application for release pending a new trial .....	5
8.7	For all services for an extension of interim release pending appeal to the Ontario Court (General Division), the Court of Appeal or the Supreme Court of Canada or for an extension of release pending a new trial .....	3

(16) Item 9.1 of Part IV of the Table to Schedule 2 to the Regulation is amended by striking out the portion before clause (a) in Column 1 and substituting the following:

For all services rendered in connection with a summary conviction appeal to the Ontario Court (General Division) other than attendance in court on the hearing of the appeal,

(17) Item 9.1 of Part IV of the Table to Schedule 2 to the Regulation is amended by striking out "14" in Column 2 opposite clause (a) and substituting "16" and by striking out "12" in Column 2 opposite clause (b) and substituting "14".

(18) Item 9.3 of Part IV of the Table to Schedule 2 to the Regulation is amended by striking out clause (a) and substituting the following:

	(a) for all services rendered in connection with the appeal, other than attendance in court on the hearing of the appeal, and for one day attendance on the hearing of the appeal .....	11
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(19) Item 10.1 of Part IV of the Table to Schedule 2 to the Regulation is revoked and the following substituted:

10.1	For all services rendered in connection with an appeal to the Court of Appeal other than attendance in court on the hearing of the appeal.	
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(20) Item 10.2 of Part IV of the Table to Schedule 2 to the Regulation is amended by striking out "35" in Column 2 opposite clause (a) and substituting "37", by striking out "4" in Column 2 opposite subclause (b) (i) and substituting "14" and by striking out "6" in Column 2 opposite subclause (b) (ii) and substituting "16".

(21) Item 11.1 of Part IV of the Table to Schedule 2 to the Regulation is revoked and the following substituted:

11.1	For all services rendered in connection with an appeal to the Supreme Court of Canada, other than attendance in court on the hearing of the application for leave to appeal and appeal.	
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(22) Item 11.2 of Part IV of the Table to Schedule 2 to the Regulation is amended by striking out "10" in Column 2 opposite clause (a) and substituting "12" and by striking out "35" in Column 2 opposite clause (b) and substituting "37".

(23) Item 12.1 of Part IV of the Table to Schedule 2 to the Regulation is amended by striking out "8" in Column 2 and substituting "16".

(24) Part V of the Table to Schedule 2 to the Regulation is amended by adding the following item:

15.4	A solicitor shall be paid an administrative fee in the amount of one-half hour of the hourly rate upon signing and returning the acknowledgment and undertaking of a certificate.	
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4. (1) Item 2.1 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "1.5" in Column 2 and substituting "2.5".

(2) Item 2.2 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "3" in Column 2 and substituting "4".

(3) Item 7.1 of Part II of the Table to Schedule 3 to the Regulation is revoked and the following substituted:

7.1	The maximums provided in items 7.2 to 7.10 include all services before the first pre-trial hearing, including interviews, correspondence, communications, pleadings, preparation of financial statements, discovery, production, disclosure, case management meetings with a judge, opinion letters, reporting and billing (with billing being allowed a maximum of 0.2 hours).	
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(4) Item 7.2 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "6.5" in Column 2 and substituting "12".

(5) Item 7.3 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "11.5" in Column 2 and substituting "15".

(6) Item 7.6 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "6.5" in Column 2 and substituting "8".

(7) Item 7.9 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "5.5" in Column 2 and substituting "7.5".

(8) Part II of the Table to Schedule 3 to the Regulation is amended by adding the following item:

7.11	For all preparation for and attendance at the first pretrial conference, case conference, settlement conference or issues hearing . . . .	4
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(9) Items 8.2 and 8.3 of Part II of the Table to Schedule 3 to the Regulation are revoked and the following substituted:

8.2	All proceedings under the <i>Child and Family Services Act</i> for all services where a children's aid society is seeking an order for society supervision or wardship . . . . .	19
8.3	In proceedings under the <i>Child and Family Services Act</i> where a children's aid society is seeking an order for Crown wardship . . . . .	22
8.4	For all services for a motion for temporary-care and custody . . . . .	6
8.5	For preparation for and attendance at a status review hearing . . . . .	6

(10) Item 12.1 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "15" in Column 2 and substituting "17".

(11) Item 12.3 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "35" in Column 2 and substituting "37".

(12) Item 13.1 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "10" in Column 2 and substituting "12".

(13) Item 13.3 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "25" in Column 2 and substituting "27".

(14) Item 14.1 of Part II of the Table to Schedule 3 to the Regulation is amended by striking out "14" in Column 2 and substituting "16".

(15) Item 16.1 of Part II of the Table to Schedule 3 to the Regulation is revoked and the following substituted:

16.1	(a) For all preparation before the first day of hearing before the Consent and Capacity Board, the Ontario Parole Board, the Federal Parole Board or the Warden's Court . . . . .	10
	(b) For all preparation before the first day of hearing before other quasi-judicial or administrative boards or tribunals . . . . .	8
	(c) For all preparation before each subsequent day of hearing . . . . .	2
	(d) For attendance at the hearing . . . . .	No maximum
	(e) For preparation for the separate hearing of a second issue in a matter under the <i>Mental Health Act</i> , the <i>Substitute Decisions Act, 1992</i> or the <i>Health Care Consent Act, 1996</i> . . . . .	3

(16) Item 17.1 of Part II of the Table to Schedule 3 to the Regulation is revoked and the following substituted:

17.1	For all services in drawing a will, together with or without a power of attorney . . . . .	4
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(17) Part IV of the Table to Schedule 3 to the Regulation is amended by adding the following item:

25.5	A solicitor shall be paid an administrative fee in the amount of one-half hour of the hourly rate upon signing and returning the acknowledgment and undertaking of a certificate.	
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5. Schedule 5 to the Regulation is amended by adding the following Note:

E. In addition to the hourly fees payable under this Schedule, a duty counsel shall be paid an appearance fee of,

- (a) \$40 per day per court for an appearance in the family court, criminal court or young offender court;
- (b) \$40 per day per location for an attendance at a jail, a mental hospital or a legal advice location;
- (c) \$40 per authorization for providing family violence advice up to a maximum of one authorization per day; and
- (d) \$40 per authorization for acting as a special duty counsel up to a maximum of one authorization per day.

6. (1) Subject to subsection (2), this Regulation shall be deemed to have come into force on April 1, 1998.

(2) Section 1 shall be deemed to have come into force on April 1, 1996.

LAW SOCIETY OF UPPER CANADA:

HARVEY T. STROSBERG  
Treasurer

RICHARD TINSLEY  
Secretary

Dated on October 20, 1998.

9/99



**ONTARIO REGULATION 64/99**  
made under the  
**FUEL TAX ACT**

Made: February 10, 1999

Filed: February 11, 1999

Amending Reg. 466 of R.R.O. 1990  
(Refunds)

Note: Regulation 466 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) The definition of "applicant" in section 1 of Regulation 466 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

"applicant" means a collector, importer, wholesaler or retail dealer who applies for a refund under this Regulation;

**(2) Section 1 of the Regulation is amended by adding the following definitions:**

"bankruptcy debt" means a debt incurred by a person who subsequently becomes a bankrupt within the meaning of the *Bankruptcy and Insolvency Act* (Canada);

"debt" means the portion of the sale price of fuel that remains unpaid and owing to an applicant;

"designated time limit" means, in respect of an application for a refund under this section, within four years after,

(a) the last day of the applicant's fiscal year in which the applicant wrote off the debt as an uncollectible account, if the refund relates to a debt other than a bankruptcy debt or a receivership debt,

(b) the date of filing of the applicant's claim with the debtor's trustee in bankruptcy or receiver, as the case may be, if the refund relates to a bankruptcy debt or a receivership debt, or

(c) the date of the loss, destruction, theft or contamination of the fuel, if the refund relates to fuel that was lost, destroyed, stolen or contaminated;

"receivership debt" means a debt owed by a debtor who is in receivership and whose property is under the control of a receiver;

"sale price" includes, in respect of the sale of fuel, the amount on account of the tax under the Act in respect of the fuel.

**2. Section 2 of the Regulation is revoked and the following substituted:**

2. (1) The Minister may allow a refund to an applicant of an amount on account of tax collectible or payable under the Act that has been remitted by the applicant to the Minister, or that has been paid over by the applicant in accordance with the Act for subsequent remittance to the Minister,

(a) if the tax is in respect of fuel sold by the applicant and all or part of the sale price of the fuel has not been paid and has become an uncollectible debt; or

(b) if the tax is in respect of fuel that has been lost, destroyed, stolen or contaminated, and cannot be sold or used by the applicant.

(2) Despite subsection (1), no refund is allowed in any of the following circumstances:

1. If any portion of the sale price of the fuel referred to in clause (1) (a) has been assigned by private contract, with or without recourse, other than for security purposes, to a person other than the Minister.

2. If the applicant was not in compliance with legislation requiring licensing with respect to fuel handling at the time of the sale of the fuel referred to in clause (1) (a) or of the loss, destruction, theft or contamination of the fuel referred to in clause (1) (b), as the case may be.

3. If a refund of an amount on account of the tax has previously been made, or the applicant is otherwise entitled under the Act or the regulations to receive or to apply to receive a refund of or an allowance in compensation for the amount on account of the tax.

4. If the applicant and the debtor were not dealing at arm's length within the meaning of section 251 of the *Income Tax Act* (Canada) at the time of the sale of the fuel, in the case of fuel referred to in clause (1) (a).

5. If the applicant has not complied with the requirements of this section.

6. If the Minister is not satisfied that,

i. in the case of fuel referred to in clause (1) (a), the debt is uncollectible, or

ii. in the case of fuel referred to in clause (1) (b), the fuel cannot be used or sold by the applicant and compensation referable to the amount of the refund has not been received by the applicant.

7. If the application for the refund is not made before the end of the designated time limit.

**(3) The amount of the refund is determined as follows:**

1. If all or part of the sale price of fuel sold by the applicant has not been paid and has become an uncollectible debt, other than a receivership or bankruptcy debt, the amount of the refund is equal to that portion of the amount remitted or paid over by the applicant on account of tax with respect to the fuel that the uncollectible debt bears to the total sale price of the fuel.

2. If all or part of the sale price of the fuel sold by the applicant has not been paid and has become a receivership or bankruptcy debt, the amount of the refund is equal to that portion of the amount remitted or paid over by the applicant on account of tax with respect to the fuel that the receivership or bankruptcy debt bears to the total sale price for the fuel.

3. If the fuel has been lost, destroyed, stolen or contaminated, the amount of the refund is equal to the amount remitted or paid over by the applicant on account of tax with respect to the fuel.

(4) If the applicant is not a collector, the applicant may apply for a refund under this section in respect of an uncollectible debt by delivering to the Minister an application for the refund in a form acceptable to the Minister, together with all other information and documents that the Minister requires, including the following:

1. Copies of all invoices for the sale of fuel in respect of which the refund is claimed.



2. Proof satisfactory to the Minister that the amount claimed was remitted to the Minister under the Act or was paid over as required under the Act for remittance to the Minister.
3. A signed statement by the applicant certifying the amount of the debt and certifying that the applicant does not have any right to receive any payment in satisfaction of part or all of the debt from any person other than the debtor or the debtor's representative.
4. Proof satisfactory to the Minister that all reasonable collection action has been taken to obtain payment of the debt, that the debt is unsecured, that the debt is uncollectible and that the applicant has written off the debt as uncollectible in accordance with generally accepted accounting principles.
5. If the debt is a receivership debt, a signed statement by the applicant certifying that the applicant has filed with the debtor's receiver a claim in respect of the debt to which the refund relates.
6. If the debt is a bankruptcy debt, a copy of the applicant's proof of claim in the bankruptcy in respect of the debt to which the application relates, proof satisfactory to the Minister that the proof of claim was not disallowed and proof satisfactory to the Minister that the applicant will not receive payment of the debt from the trustee in bankruptcy or other person.
7. If the debt is a bankruptcy debt or a receivership debt, an assignment to the Minister in a form satisfactory to the Minister of the portion of the debt equal to the amount of the refund claimed.

(5) If the applicant is not a collector, the applicant may apply for a refund under this section in respect of fuel that has been lost, destroyed, stolen or contaminated by delivering to the Minister an application for the refund in a form acceptable to the Minister, together with all other information and documents that the Minister requires, including the following:

1. A copy of any settlement by or written confirmation from an insurance company confirming settlement of any claim for the loss with respect to which the refund is being claimed.
2. A copy of any police report made with respect to the loss.
3. A copy of any fire marshal's report made with respect to the cause of the loss.
4. Proof that the amount claimed was remitted to the Minister under the Act or was paid over in accordance with the Act for remittance to the Minister.

(6) If the Minister is satisfied that an applicant, other than a collector, is entitled to a refund under this section, the Minister may pay the refund to the applicant.

(7) If the applicant under this section is a collector, the following rules apply:

1. The collector may deliver to the Minister an application for the refund in a form approved by the Minister and may then deduct and retain the amount of the refund from an amount that the collector would otherwise remit to the Minister under the Act.
2. The collector shall retain for subsequent verification by the Minister the material in connection with the refund application that would otherwise be required to be delivered to the Minister by an applicant under subsection (4) or (5) with an application for the refund.
3. If the Minister disallows all or part of the refund, the Minister shall cause to be served on the collector a statement of disallow-

ance under section 13 of the Act. The collector shall remit to the Minister the amount of the refund disallowed by the Minister, together with interest on the amount at the prescribed rate for the period during which the collector retained the amount. The collector shall remit that amount with the next return or at any earlier time specified in the statement of disallowance, whether or not an objection to the disallowance is made or an appeal from the disallowance is taken.

(8) For the purposes of paragraph 3 of subsection (7),

"prescribed rate" means the rate prescribed by paragraph 3 of subsection 8 (1.1) of Regulation 465 of the Revised Regulations of Ontario, 1990 ("Miscellaneous") made under the Act.

3. (1) This section applies if a refund in respect of a debt is made under section 2 and the applicant subsequently receives,

- (a) a payment from the debtor; or
- b) a payment in satisfaction of all or part of the debt.

(2) When the applicant receives a payment, the applicant shall pay to the Minister the portion of the payment that is determined by the Minister to have been paid to the applicant on account of tax payable under the Act.

(3) The payment to the applicant shall be allocated, for the purposes of this section, to the applicable sales of fuel in the order of the dates of the applicable sales.

9/99

## ONTARIO REGULATION 65/99 made under the GASOLINE TAX ACT

Made: February 10, 1999

Filed: February 11, 1999

Amending Reg. 533 of R.R.O. 1990  
(General)

Note: Regulation 533 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Section 4 of Regulation 533 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

**4. (1) In this section,**

"applicant" means a collector, importer, wholesaler or retailer who applies for a refund under this section;

"bankruptcy debt" means a debt incurred by a person who subsequently becomes a bankrupt within the meaning of the *Bankruptcy and Insolvency Act* (Canada);

"debt" means the portion of the sale price of taxable product that remains unpaid and owing to an applicant;

"designated time limit" means, in respect of an application for a refund under this section, within four years after,

- (a) the last day of the applicant's fiscal year in which the applicant wrote off the debt as an uncollectible account, if the refund relates to a debt other than a bankruptcy debt or a receivership debt,

- (b) the date of filing of the applicant's claim with the debtor's trustee in bankruptcy or receiver, as the case may be, if the refund relates to a bankruptcy debt or a receivership debt, or
- (c) the date of the loss, destruction, theft or contamination of the taxable product, if the refund relates to taxable product that was lost, destroyed, stolen or contaminated;

"receiver" includes a receiver and manager;

"receivership debt" means a debt owed by a debtor who is in receivership and whose property is under the control of a receiver;

"sale price" includes, in respect of the sale of taxable product, the amount on account of the tax under the Act in respect of the taxable product;

"taxable product" means gasoline, aviation fuel or propane.

(2) The Minister may allow a refund to an applicant of an amount on account of tax collectible or payable under the Act that has been remitted by the applicant to the Minister, or that has been paid over by the applicant in accordance with the Act for subsequent remittance to the Minister,

- (a) if the tax is in respect of taxable product sold by the applicant and all or part of the sale price has not been paid and has become an uncollectible debt; or
- (b) if the tax is in respect of taxable product that has been lost, destroyed, stolen or contaminated, and cannot be sold or used by the applicant.

(3) Despite subsection (2), no refund is allowed in any of the following circumstances:

1. If any portion of the sale price of the taxable product referred to in clause (2) (a) has been assigned by private contract, with or without recourse, other than for security purposes, to a person other than the Minister.
2. If the applicant was not in compliance with legislation requiring licensing with respect to the handling of taxable product at the time of the sale of the taxable product referred to in clause (2) (a) or of the loss, destruction, theft or contamination of the taxable product referred to in clause (2) (b), as the case may be.
3. If a refund of an amount on account of the tax has previously been made, or the applicant is otherwise entitled under the Act or the regulations to receive or to apply to receive a refund of or an allowance in compensation for the amount on account of the tax.
4. If the applicant and the debtor were not dealing at arm's length within the meaning of section 251 of the *Income Tax Act* (Canada) at the time of the sale of the taxable product, in the case of taxable product referred to in clause (2) (a).
5. If the applicant has not complied with the requirements of this section.
6. If the Minister is not satisfied that,
  - i. in the case of taxable product referred to in clause (2) (a), the debt is uncollectible, or
  - ii. in the case of taxable product referred to in clause (2) (b), the taxable product cannot be used or sold by the applicant and compensation referable to the amount of the refund has not been received by the applicant.
7. If the application for the refund is not made before the end of the designated time limit.

(4) The amount of the refund is determined as follows:

1. If all or part of the sale price of the taxable product sold by the applicant has not been paid and has become an uncollectible debt, other than a receivership or bankruptcy debt, the amount of the refund is equal to that portion of the amount remitted or paid over by the applicant on account of tax with respect to the taxable product that the uncollectible debt bears to the total sale price of the taxable product.
2. If all or part of the sale price of the taxable product sold by the applicant has not been paid and has become a receivership or bankruptcy debt, the amount of the refund is equal to that portion of the amount remitted or paid over by the applicant on account of tax with respect to the taxable product that the receivership or bankruptcy debt bears to the total sale price for the taxable product.
3. If the taxable product has been lost, destroyed, stolen or contaminated, the amount of the refund is equal to the amount remitted or paid over by the applicant on account of tax with respect to the taxable product.

(5) If the applicant is not a collector, the applicant may apply for a refund under this section in respect of an uncollectible debt by delivering to the Minister an application for the refund in a form acceptable to the Minister, together with all other information and documents that the Minister requires, including the following:

1. Copies of all invoices for the sale of taxable product in respect of which the refund is claimed.
2. Proof satisfactory to the Minister that the amount claimed was remitted to the Minister under the Act or was paid over as required under the Act for remittance to the Minister.
3. A signed statement by the applicant certifying the amount of the debt and certifying that the applicant does not have any right to receive any payment in satisfaction of part or all of the debt from any person other than the debtor or the debtor's representative.
4. Proof satisfactory to the Minister that all reasonable collection action has been taken to obtain payment of the debt, that the debt is unsecured, that the debt is uncollectible and that the applicant has written off the debt as uncollectible in accordance with generally accepted accounting principles.
5. If the debt is a receivership debt, a signed statement by the applicant certifying that the applicant has filed with the debtor's receiver a claim in respect of the debt to which the refund relates.
6. If the debt is a bankruptcy debt, a copy of the applicant's proof of claim in the bankruptcy in respect of the debt to which the application relates, proof satisfactory to the Minister that the proof of claim was not disallowed and proof satisfactory to the Minister that the applicant will not receive payment of the debt from the trustee in bankruptcy or other person.
7. If the debt is a bankruptcy debt or a receivership debt, an assignment to the Minister in a form satisfactory to the Minister of the portion of the debt equal to the amount of the refund claimed.

(6) If the applicant is not a collector, the applicant may apply for a refund under this section in respect of taxable product that has been lost, destroyed, stolen or contaminated by delivering to the Minister an application for the refund in a form acceptable to the Minister, together with all other information and documents that the Minister requires, including the following:

1. A copy of any settlement by or written confirmation from an insurance company confirming settlement of any claim for the loss with respect to which the refund is being claimed.
2. A copy of any police report made with respect to the loss.



3. A copy of any fire marshal's report made with respect to the cause of the loss.
4. Proof that the amount claimed was remitted to the Minister under the Act or was paid over in accordance with the Act for remittance to the Minister.

(7) If the Minister is satisfied that an applicant, other than a collector, is entitled to a refund under this section, the Minister may pay the refund to the applicant.

(8) If the applicant under this section is a collector, the following rules apply:

1. The collector may deliver to the Minister an application for the refund in a form approved by the Minister and may then deduct and retain the amount of the refund from an amount that the collector would otherwise remit to the Minister under the Act.
2. The collector shall retain for subsequent verification by the Minister the material in connection with the refund application that would otherwise be required to be delivered to the Minister by an applicant under subsection (5) or (6) with an application for the refund.
3. If the Minister disallows all or part of the refund, the Minister shall cause to be served on the collector a statement of disallowance under section 11 of the Act. The collector shall remit to the Minister the amount of the refund disallowed by the Minister, together with interest on the amount at the calculated rate under section 8 for the period during which the collector retained the amount. The collector shall remit the amount with the next return or at any earlier time specified in the statement of disallowance, whether or not an objection to or an appeal from the disallowance is made or taken.

5. (1) This section applies if a refund in respect of a debt is made under section 4 and the applicant subsequently receives,

- (a) a payment from the debtor; or
- (b) a payment from another person in satisfaction of all or part of the debt.

(2) When the applicant receives a payment, the applicant shall pay to the Minister the portion of the payment that is determined by the Minister to have been paid to the applicant on account of tax payable under the Act.

(3) The payment to the applicant shall be allocated, for the purposes of this section, to the applicable sales of taxable product in the order of the dates of the applicable sales.

**ONTARIO REGULATION 66/99**  
made under the  
**GASOLINE TAX ACT**

Made: February 10, 1999  
Filed: February 11, 1999

Amending Reg. 533 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 533 has been amended by Ontario Regulation 65/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. Paragraph 3 of section 9 of Regulation 533 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

3. Indians and bands with respect to the purchase of gasoline, aviation fuel or propane on a reserve for their exclusive use and with respect to the purchase of gasoline, aviation fuel or propane not on a reserve when the retailer delivers it to the reserve for their exclusive use. For the purposes of this paragraph "band", "Indian" and "reserve" have the meaning set out in section 9.1.

**2. The Regulation is amended by adding the following sections:**

**CERTIFICATE OF EXEMPTION**

9.1 In paragraph 3 of section 9 and in sections 9.2 and 9.3,

"band" means a band within the meaning of the *Indian Act* (Canada);

"fuel" means gasoline, aviation fuel or propane but not fuel as defined in the *Fuel Tax Act*;

"Indian" means an Indian within the meaning of the *Indian Act* (Canada);

"reserve" means a reserve as defined in the *Indian Act* (Canada) or an Indian Settlement located on Crown land, the Indian inhabitants of which are treated by the Department of Indian Affairs and Northern Development (Canada) in the same manner as Indians residing on a reserve as defined under the *Indian Act* (Canada).

9.2 (1) An Indian or a band shall apply to the Minister for a certificate of exemption if the Indian or band wishes to purchase, exempt from tax, fuel for his, her or its own use.

(2) The application must be made in a form approved by the Minister and must be accompanied by evidence satisfactory to the Minister that verifies the status of the applicant.

(3) Upon receiving the completed application and accompanying evidence, the Minister,

- (a) shall issue a certificate of exemption to the applicant if the application was signed by the chief of the band or the person authorized by the chief to sign it; and
- (b) may issue a certificate of exemption to the applicant if the application was not signed as described in clause (a).

(4) When purchasing fuel exempt from tax, the certificate holder shall present his, her or its certificate of exemption to the retailer and shall sign a voucher respecting the purchase.

(5) The voucher must be in a form approved by the Minister, must be imprinted with the information on the certificate of exemption and must contain the following information:

1. The name and authorization number of the retailer.
2. The date of the purchase.
3. The number of litres of fuel purchased or the number of litres received.
4. The total cost of the sale as recorded on the pump, including tax.
5. The amount of any tax charged.
6. The net cost of the sale to the certificate holder.
7. The license number of the vehicle into which any gasoline or propane is placed.

(6) The certificate holder shall not leave the certificate of exemption with the retailer or any other person.

(7) Upon request, the certificate holder shall give an employee of the Ministry such information as the employee may need to verify the certificate holder's purchases of fuel exempt from tax.



9.3 (1) Every retailer located on a reserve and every retailer not located on a reserve who intends to sell or deliver fuel, exempt from tax, to an Indian or a band on a reserve shall apply for authorization to sell fuel without collecting tax on it.

(2) The application must be made in a form approved by the Minister.

(3) Upon receiving the completed application, the Minister may authorize the retailer, in writing, to sell or deliver fuel, exempt from tax, to an Indian or a band that holds a certificate of exemption.

(4) The Minister is not required to give an authorization to a retailer who fails to satisfy the Minister of the retailer's ability to comply with the Act, the regulations and the requirements established by the Minister for the effective administration of the exemption described in paragraph 3 of section 9.

(5) The Minister may cancel or suspend a retailer's authorization if the retailer contravenes the Act or regulations, permits another person to contravene the Act or regulations or fails to comply with the terms of the authorization.

(6) Section 7 of the Act applies, with necessary modifications, if the Minister proposes to cancel or suspend a retailer's authorization.

(7) At the time of each sale or delivery, the retailer shall complete a voucher for the sale, imprint the voucher with the information on the applicable certificate of exemption and require the person purchasing the fuel or receiving the delivery to sign the voucher.

(8) The voucher must contain the information described in subsection 9.2 (6).

(9) The retailer shall not retain the purchaser's certificate of exemption after completing the voucher.

(10) At the request of the Minister, a retailer shall obtain from a purchaser such information as the Minister may specify about future sales or deliveries of fuel by the retailer to the purchaser.

(11) A retailer applying for a refund under section 28.1 of the Act shall submit a completed voucher to verify the sale of the fuel, exempt from tax.

(12) The Minister may disallow a retailer's application for a refund under section 28.1 of the Act or may assess the retailer under subsection 11 (12) of the Act if the voucher submitted by the retailer is not properly completed in the Minister's opinion or if the retailer otherwise fails to establish his, her or its entitlement to a refund.

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## Bilingual Lexicon of Legislative Terms

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This new edition of the *Bilingual Lexicon of Legislative Terms*, prepared by the Office of Legislative Counsel, is the result of a complete review of the 1992 edition. Every entry in that edition was checked against our statutes database. Hundreds of obsolete entries were deleted and thousands of new entries were added. These changes were based on a scanning of the Revised Statutes of Ontario, 1990 and of annual statutes to the end of 1997. Bilingual regulations were not scanned for the purpose of this edition, with the exception of the Rules of Civil Procedures and a few similar regulations.

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## Lexique bilingue de termes législatifs

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Cette nouvelle édition du *Lexique bilingue de termes législatifs*, préparée par le Bureau des conseillers législatifs, constitue une refonte complète de l'édition de 1992. Des centaines de termes désuets figurant dans la précédente édition ont été retranchés; en revanche, des milliers de nouveaux termes viennent enrichir l'ouvrage. Le choix des entrées et des contextes se fonde essentiellement sur le dépouillement des Lois refondues de l'Ontario de 1990 et sur celui des lois annuelles jusqu'à la fin de 1997. Les règlements bilingues n'ont pas été dépouillés, à l'exception des Règles de procédure civile et de quelques règlements analogues.

Nous souhaitons que cette édition mise à jour reflète encore plus fidèlement la terminologie utilisée dans les lois de l'Ontario, et nous espérons que ses usagers y trouveront un instrument de travail aussi complet, pratique et maniable que les éditions précédentes.

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Dans la région d'Ottawa, communiquer avec **Accès Ontario** à l'adresse et aux numéros suivants :

161, rue Elgin, 2<sup>e</sup> étage  
OTTAWA, ONTARIO K2P 2K1  
(613) 238-3630

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[www.publications.gov.on.ca](http://www.publications.gov.on.ca)



## Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
  - i. up to 25mm is \$22.50
  - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
  - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
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3. for each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice.

**Cheques or money orders** should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE  
50 Grosvenor Street, Toronto, Ontario M7A 1N8  
Telephone 326-5310  
Toll-Free 1-800-668-9938

## Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
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  - ii. allant de 25 mm à 100 mm, par espace-colonne : 5,60 \$ chaque tranche de 6 mm
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Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis.

**Les chèques ou mandats** doivent être faits à l'ordre DU MINISTRE DES FINANCES et toute correspondance, y compris les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO  
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8  
Telephone 326-5310  
Appel sans frais 1-800-668-9938



# The Ontario Gazette La Gazette de l'Ontario

Vol. 132-10  
Saturday, 6th March, 1999

Toronto

ISSN 0030-2937  
Le samedi 6 mars 1999

**Criminal Code**  
**Code criminel**

### DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254 (1) of the Criminal Code (Canada), the Honourable Robert W. Runciman, Solicitor General and Minister of Correctional Services of Ontario, on the 11th day of February 1999, designated the following persons as being qualified to operate the approved instrument known as the Intoxilyzer® 5000C.

## NOMINATION DES TECHNICIENS QUALIFIÉS (ÉCHANTILLONS D'HALEINE)

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254 (1) du Code Criminel du Canada, l'honorable Robert W. Runciman, Solliciteur Général et Ministre des Services Correctionnels de l'Ontario, le 11 février 1999, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Kevin Baker  
Ellie Bale  
David L. Blackwell  
Rob A. Boomhour  
Jim Burrows  
Joe Coltsen  
Lana Douglas  
Warren Ellis  
George Gallant  
Jeffrey A. Gracey  
Debra J. Gregg  
Jason N. Hutchinson  
Emmanuel Itheme  
Dinesh Jobanputra  
Scott Johnston  
Greg Knopp  
Janna Lamarche  
R.C. Latour  
Jeanette Lunenborg  
Dennis Mastroianni

Durham Regional Police Service  
Halton Regional Police Service  
London Police Service  
Durham Regional Police  
Durham Regional Police Service  
Peel Regional Police Service  
Durham Regional Police Service  
Durham Regional Police Service  
Halton Regional Police Service  
Brantford Police Service  
Midland Police Service  
Durham Regional Police Service  
Durham Regional Police Service  
Durham Regional Police Service  
Durham Regional Police Service  
Durham Regional Police Service  
London Police Service  
Durham Regional Police Service  
Durham Regional Police Service  
Durham Regional Police Service

Brett McCagherty  
Barbara A. Osawabine  
Veronica Payne  
Laurie Rushbrook  
James Rutherford  
Dawson E. Smith  
Mark A. Stone  
M.J. Swaga  
Ann W. Wilson  
Heather M. Wilson  
Christopher Yule  
Jody D.W. Albert  
Jamil Ali  
Michael G. Brasier  
Stephen C. Bugg  
Veronica A. Eaton  
M.J. Groenke  
Christopher R. Josiah  
Frank H. Kaiser  
Shawn A. O'Neill  
Patti J. Pask  
Stacey Pedersen  
Wendie A. Praakel  
Guy G. Prévost  
K.L. Quinn  
David Robbins  
Lisa H. Robson  
Teresa L. Stevenson  
Dave Turkington

(6384) 10

[illegible]

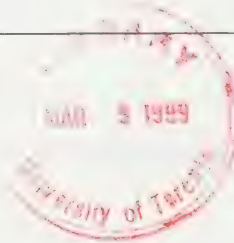
## Proclamations

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.



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## PROCLAMATION

(Great Seal of Ontario)

*RED TAPE REDUCTION ACT, 1998*

HILARY M. WESTON

We, by and with the advice of the Executive Council of Ontario, name Monday, March 1, 1999 as the date upon which the following provisions of Schedule E of the *Red Tape Reduction Act, 1998*, Statutes of Ontario, 1998 come into force:

Sections 20 to 32  
Sections 34 to 39  
Sections 59 to 69  
Sections 72 to 85  
Sections 87 to 92  
Sections 161 to 165

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

## PROCLAMATION

*LOI DE 1998 VISANT À RÉDUIRE LES FORMALITÉS  
ADMINISTRATIVES*

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 1<sup>er</sup> mars 1999 comme la date où entrent en vigueur les dispositions suivantes de l'annexe E de la *Loi de 1998 visant à réduire les formalités administratives*, Lois de l'Ontario 1998.

Les articles 20 à 32  
Les articles 34 à 39  
Les articles 59 à 69  
Les articles 72 à 85  
Les articles 87 à 92  
Les articles 161 à 165

TÉMOIN :

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6388) 10

## PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

## PROCLAMATION

*TAX CREDITS AND REVENUE PROTECTION ACT, 1998*

We, by and with the advice of the Executive Council of Ontario, name Friday, March 5, 1999 as the day upon which sections 1 to 10 of the *Tax Credits and Revenue Protection Act, 1998*, Statutes of Ontario 1998, Chapter 34, which have not yet been proclaimed in force, come into force.

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

## PROCLAMATION

*LOI DE 1998 SUR LES CRÉDITS D'IMPÔT ET LA PROTECTION  
DES IMPÔTS FONCIERS*

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le vendredi 5 mars 1999 comme le jour où entrent en vigueur les articles de la *Loi de 1998 sur les crédits d'impôt et la protection des impôts fonciers*, Lois de l'Ontario 1998, chapitre 34, qui n'ont pas été proclamés en vigueur.

TÉMOIN :

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6389) 10

(Great Seal of Ontario)

(Great Seal of Ontario)

HILARY M. WESTON

HILARY M. WESTON

PROVINCE OF ONTARIO

PROVINCE DE L'ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

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PROCLAMATION

PROCLAMATION

*COURTS OF JUSTICE AMENDMENT ACT (IMPROVED FAMILY COURT), 1998*

*LOI DE 1998 MODIFIANT LA LOI SUR LES TRIBUNAUX JUDICIAIRES (AMÉLIORATION DE LA COUR DE LA FAMILLE)*

A proclamation issue under subsection 3 (1) of the *Courts of Justice Amendment Act (Improved Family Court), 1998*, Statutes of Ontario, Chapter 20, naming Friday, February 26, 1999 as the day on which the Act comes into force.

Tel que promulgué au paragraphe 3 (1) de la *Loi de 1998 modifiant la Loi sur les tribunaux judiciaires (amélioration de la Cour de la famille)*, Lois de l'Ontario, chapitre 20, le vendredi 26 février 1999 a été proclamé comme la date désignée de l'entrée en vigueur de la Loi.

WITNESS:

TÉMOIN :

THE HONOURABLE HILARY M. WESTON

L'HONORABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on February 24, 1999.

FAIT à Toronto (Ontario) le 24 février 1999.

BY COMMAND

PAR ORDRE

CHRIS HODGSON  
Chair of the Management Board of Cabinet

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement  
(6390) 10

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ADAMS, JAMES, T.  
SANDY LAKE, PA

BFI WASTE SYSTEMS OF NORTH  
AMERICA INC.  
KENMORE, NY

CELESTINE, C., BRENT  
REXDALE, ON

ARJAN TRANSPORT INC  
MISSISSAUGA, ON

BLUE CHIP LOGISTICS INC.  
ERLANGER, KY

CHAMPION AUTO TRANSPORT INC.  
MONTREAL, QC

AUTOMOBILES 4000 INC.  
ST-CESAIRE, QC

BOWES, EDWARD, L.  
HUNTSVILLE, ON

CHARTERHOUSE AUTO BODY &  
COLLISION LTD  
LONDON, ON

BABIN, PIERRE  
MELOCHEVILLE, QC

BOYS, ALVIN, NORMAN  
FERGUS, ON

CHRISTIAN, MICHAEL P.  
HERRON, MI

BAKER, DAVID/BAKER, LINDI  
ORANGEVILLE, ON

BROWN FUELS TRANSPORT  
LIMITED  
LONDON, ON

CHURCHILL LOGISTICS INC.  
LONDON, ON

BALOGH, GABOR, Z.  
KETTLEBY, ON

BUFFALO TRANSPORT CO INC.  
BUFFALO, NY

CULHAM, DOUGAL, J.  
CALLANDER, ON

BEDFORD CALGARY INDUSTRIES  
INC.  
CALGARY, AB

CAMERON, MILTON, M.  
BRAMPTON, ON

DIETRICH, PHILIP, G.  
ZURICH, ON

<b>ELTRANS TRUCKING LIMITED</b> WOODBIDGE, ON	<b>MELLON, DAVID, JOHN</b> GUELPH, ON	<b>WATSON, NICOLE, M.</b> HEARST, ON
<b>EVANS EQUIPMENT COMPANY INC</b> BUTLER, IN	<b>MICHAILIDIS, SOTIRIOS</b> SCARBOROUGH, ON	<b>WHITE, ROBERT, N.</b> PICKERING, ON
<b>EVERGREEN INDUSTRIAL SERVICES INC</b> STONE CREEK, ON	<b>MICHAUD, DANNY, F.</b> HEARST, ON	<b>422692 ONTARIO LIMITED</b> ETOBICOKE, ON
<b>DALE FELTZ SEEDS LTD</b> MITCHELL, ON	<b>MIRALTO, DAVID, J.</b> NORTH BAY, ON	<b>1259033 ONTARIO INC</b> OTTAWA, ON
<b>FLEET RITE TRANSPORTATION SERVICES INC.</b> MISSISSAUGA, ON	<b>MITCHELL, JEFFREY, A.</b> HANOVER, ON	<b>1314451 ONTARIO LIMITED</b> NIAGARA FALLS, ON
<b>SOHAN S., CHHINA/GURBRINDER S., GILL</b> FRESNO, CA	<b>NETTOYEUR D'EGOUTS ST CALIXTE INC</b> JOLIETTE, QC	<b>1315160 ONTARIO INC.</b> KESWICK, ON
<b>GLASER, MATTHEW, R.</b> COLUMBIANVILLE, MI	<b>OCONNOR, SAMUEL, J.</b> ELKTON, MI	<b>1325791 ONTARIO INC.</b> CAMBRIDGE, ON
<b>GRAY, LARRY, JACOB</b> DUNDAS, ON	<b>OM TRANSPORT INC.</b> SCARBOROUGH, ON	<b>1330712 ONTARIO LTD</b> NORTH COBALT, ON
<b>HANDLOS, CORY, D.</b> AUDUBON, IA	<b>PAQUETTE FARMS OF MALDEN LTD</b> AMHERSTBURG, ON	<b>1334652 ONTARIO INC</b> BRAMPTON, ON
<b>HENRIE, DANIEL</b> GLOUCESTER, ON	<b>GAZ BAR DANIEL PLOURDE INC</b> DU LOUP, QC	<b>1336662 ONTARIO LIMITED</b> SCHOMBERG, ON
<b>HUARD, NOEL</b> ST-HONORE, QC	<b>PWM ENTERPRISES INC.</b> TORONTO, ON	<b>1338779 ONTARIO LTD.</b> MISSISSAUGA, ON
<b>HUGHES TRUCKING LTD.</b> CALGARY, AB	<b>RAYS MOVING &amp; STORAGE CO LTD.</b> SASKATOON, SK	<b>1338924 ONTARIO INC.</b> BRAMPTON, ON
<b>TRANSPORT INTER-COTE INC.</b> ST-ULRIC, QC	<b>SHLUPER, AHARON</b> THORNHILL, ON	<b>3250296 MANITOBA LTD.</b> BRANDON, MB
<b>JAGUAR EXPRESS MESSENGER INC</b> MISSISSAUGA, ON	<b>SMITH, WILLIAM, W.</b> KITCHENER, ON	<b>3551652 CANADA INC.</b> LANCASTER, ON
<b>JEANLICE TRANSPORTS INC.</b> ST-JACQUES, NB	<b>STEADY TRUCKING INC</b> NEWMARKET, ON	<b>9047-8561 QUEBEC INC.</b> BLAINVILLE, QC
<b>KING FREIGHT LINES LIMITED</b> PICTOU, NS	<b>TENHAGE, HENRY, T.</b> BEAMSVILLE, ON	<b>9047-8579 QUEBEC INC.</b> MIRABEL, QC
<b>LAMA ENTERPRISES INC</b> CINNAMINSON, NJ	<b>TENIBAC GRAPHION INC</b> CLINTON TWP, MI	<b>9060-0248 QUEBEC INC.</b> LAVAL, QC
<b>LAVALLEE, ERIC</b> JOLIETTE, QC	<b>THOMSON, CLIVE</b> ELMVALE, ON	<b>9062-7068 QUEBEC INC.</b> DOLLARD-DES-ORMEAUX, QC
<b>LEBRIT COMPANY INC</b> TOTTENHAM, ON	<b>TING TRUCK SYSTEMS INC</b> ETOBICOKE, ON	<b>9066-2495 QUEBEC INC.</b> TRACY, QC
<b>LEJAWA, ADAM, KAROL</b> MISSISSAUGA, ON	<b>TOMMY'S TRUCKING INC</b> NORTH YORK, ON	<b>9068-1883 QUEBEC INC.</b> BREAKEYVILLE, QC
<b>MADESHA, GURDAYAL, SINGH</b> HAMILTON, ON	<b>TOWN &amp; COUNTRY WASTE DISPOSAL LTD</b> PETERSBURG, ON	<b>9072-7306 QUEBEC INC.</b> MONTREAL-NORD, QC
<b>MANGAT TRANSPORT INC</b> LASALLE, QC	<b>WISEX EXPRESS INC</b> MISSISSAUGA, ON	
<b>MC CUEN, PAT</b> AUDUBON, IA	<b>MERCURY V S TRANSPORTATION INC</b> MISSISSAUGA, ON	

J. Greig Beatty  
Manager  
Chef de Service



# Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

## Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1998-11-16</b>	
154848 ONTARIO LIMITED .....	154848
<b>1998-12-18</b>	
1168290 ONTARIO INC. ....	1168290
<b>1999-2-1</b>	
GLORYCAN TRADING LTD. ....	1096183
GREENSCAPE ENVIRONICS CONSULTING INC. ....	1107925
1153592 ONTARIO LTD. ....	1153529
<b>1999-2-2</b>	
HEATRONICS LIMITED .....	293332
1251060 ONTARIO INC. ....	1251060
<b>1999-2-4</b>	
UNICROLL INC. ....	747125
<b>1999-2-5</b>	
ROSSLYNN ESTATES LIMITED .....	74263
<b>1999-2-8</b>	
A.E. IONSON CONSULTANT INC. ....	769317
<b>1999-2-9</b>	
D & B CONSULTING INC. ....	1212980
MIYAKO (CANADA) INC. ....	1113567
MORTONS' GARAGE LIMITED .....	550029
<b>1999-2-12</b>	
DENIMAR ENTERPRISES INC. ....	617386
ERAUW QUALITY HOMES LTD. ....	531937
ISACK CONSTRUCTION LIMITED .....	71625
NINA INCH INVESTMENTS LIMITED .....	1089021
SLANE OFFICE CLEANING LTD. ....	875758
SURAT VIDEO INCORPORATED .....	945056
<b>1999-2-15</b>	
BEST CONCEPT CONSULTANT INC. ....	1219023
DIGINET COMMUNICATIONS OF CANADA INC. ....	1014783
GRAHAM ADAMS CONSULTING SERVICES INC. ....	585076
OVERVIEW INSURANCE SERVICES INC. ....	988251
<b>1999-2-16</b>	
ANDY ROBITAILLE AUTO & TRUCK COLLISION LTD .....	438891
FALLINGBROOK INVESTMENT LIMITED .....	201120
LA-COL CHEMICAL INC. ....	1094766
LANGIONE CONSTRUCTION INC. ....	784142
MIDLAND TECHNOLOGY SOLUTIONS LTD. ....	1177627
QUEP INVESTMENTS LIMITED .....	872096
R & G INVESTMENTS (BARRIE) INC. ....	1017981
ROY PHILLIPS ADVISORY SERVICES INCORPORATED .....	609471
TEKNOR MEDICAL PRODUCTS INC. ....	995421
1015195 ONTARIO LIMITED .....	1015195
<b>1999-2-17</b>	
ARROW ROAD HOLDINGS LTD. ....	455470
CARSLAD HOLDINGS INC. ....	722924
GC ACQUISITION CORP. ....	1226186
INTEGRATED CABLE SYSTEMS (SUDBURY) INC. ....	1046041
SERMID FARMS LIMITED .....	150485
SOUPER DAVE'S RESTAURANT INC. ....	972534
TIMMINS TRANSPORT LIMITED .....	63003
477747 ONTARIO LIMITED .....	477747

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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<b>1999-2-18</b>	
CONTINENTAL DIRECT LIMITED .....	1149657
DAVID E. SOVEREIGN TRAFFIC SURVEYS LTD. ....	1204787
E.B. COSMETICS IMPORT INC. ....	1231731
JUBILEE MORTGAGE CORPORATION .....	747117
PROFILE CONSULTANT INC. ....	1107042
S.S. MUSA INVESTMENTS LTD. ....	758604
1139946 ONTARIO LIMITED .....	1139946
688938 ONTARIO INC. ....	688938
<b>1999-2-19</b>	
BRECKENRIDGE RESORTS LIMITED .....	637068
JK QUALITY ELECTRONICS (WATERLOO) LTD. ....	1205401
KEATS JEWELLERS LTD. ....	362784
KEI ACQUISITION CANADA CORP. ....	1268005
OMEGA-RHO SERVICES INC. ....	1034074
SHIREWOOD PROPERTIES INC. ....	1329340
SUPERIOR PALLET DEPOT ONTARIO LTD. ....	1282621
ZURN DEVELOPMENT COMPANY, LTD. ....	1064457
1091445 ONTARIO LIMITED .....	1091445

10/99	CAROL D. KIRSH, Director, Companies Branch Directrice, Direction des compagnies
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## Cancellations for Cause (Business Corporations Act) Annulations à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that, by orders under Section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved: The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

<b>1999-2-18</b>	
839827 ONTARIO INC. ....	839827

10/99	CAROL D. KIRSH, Director, Companies Branch Directrice, Direction des compagnies
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## Notice of Default in Complying with a Filing Requirement Under the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 317 (9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317 (9) de la *Loi de sur les compagnies et associations*, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des compagnies et des associations* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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1999-2-25

THE SARNIA TENNIS CLUB .....	31276
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10/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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ARGO ELECTRONICS LIMITED .....	332647
BAKER INSTALLATIONS LTD. ....	499808
BEAVERCREEK RESTAURANTS INC. ....	803281
CUSTOM CLEANING SERVICES LIMITED .....	962398
DEVLIN AND ASSOCIATES INCORPORATED .....	827421

Name of Corporation:  
Dénomination sociale  
de la compagnie :

Ontario Corporation Number  
Numéro de la  
compagnie en Ontario

GEOFCOTT DEVELOPMENT LIMITED .....	1035294
GLYNBURN EQUITIES INC. ....	773315
INTERTECH SYSTEM INTEGRATORS INC. ....	943124
J.C. HALLIDAY & ASSOCIATES INC. ....	755360
J.V. FILM SERVICES INC. ....	1088302
KING-RIE SERVICES INC. ....	476075
LARS BYGDEN INC. ....	811238
LUEN HWA INVESTMENTS LTD. ....	501324
MARKLAND MANAGEMENT SERVICES LTD. ....	537909
PARKVIEW PRESS (1990) LIMITED .....	877334
PEERAGE PUMPS INC. ....	890487
PIER PROPERTIES INC. ....	631908
PRECIEUX EMBROIDERY FACTORY LTD. ....	972332
ROSEHILL HOMES INC. ....	404071
W. THOMPSON & ASSOCIATES GENERAL INSURANCE ADJUSTERS LTD. ....	499146
WESTERN ONTARIO ORTHOPEDIC SALES LTD. ....	457338
1043171 ONTARIO INC. ....	1043171
1086678 ONTARIO LIMITED. ....	1086678
1086679 ONTARIO LIMITED. ....	1086679
555514 ONTARIO LIMITED. ....	555514
686171 ONTARIO INC. ....	686171
687510 ONTARIO INC. ....	687510
713179 ONTARIO LIMITED. ....	713179
725791 ONTARIO LTD. ....	725791
729382 ONTARIO INC. ....	729382
747909 ONTARIO INC. ....	747909
756684 ONTARIO INC. ....	756684
796479 ONTARIO LIMITED. ....	796479
837012 ONTARIO INC. ....	837012
837809 ONTARIO LTD. ....	837809
920897 ONTARIO LTD. ....	920897
928111 ONTARIO LTD. ....	928111
970982 ONTARIO INC. ....	970982
978890 ONTARIO LIMITED. ....	978890

10/99

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

## Errata Notice Avis d'Erreur

Ontario Corporation Number 461701

Vide Ontario Gazette, Vol. 132-4 dated January 23, 1999

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of The Ontario Gazette of January 23, 1999 with respect to the cancellation of the Certificate of Incorporation of **Gottcon Contractors Limited** was issued in error and is null and void.

Numéro de société en Ontario 461701

cf. Gazette de l'Ontario Vol. 132-4 datée du janvier 23, 1999

PAR LA PRÉSENTE nous vous informons que l'avis émis en vertu de l'article 241 (4) de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du janvier 23, 1999 relativement à l'annulation du certificat de constitution en personne morale de **Gottcon Contractors Limited** a été délivré par erreur et qu'il est nul et sans effet.

10/99



**Ontario Corporation Number 1110426**

Vide Ontario Gazette, Vol. 132-4 dated January 23, 1999

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of The Ontario Gazette of January 23, 1999 with respect to the cancellation of the Certificate of Incorporation of **Taj Mahal Toronto Casino Inc.** was issued in error and is null and void.

**Numéro de société en Ontario 1110426**

cf. Gazette de l'Ontario Vol. 132-4 datée du janvier 23, 1999

PAR LA PRÉSENTE nous vous informons que l'avis emis en vertu de l'article 240 de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du janvier 23, 1999 relativement à l'annulation du certificat de constitution en personne morale de **Taj Mahal Toronto Casino Inc.** a été délivré par erreur et qu'il est nul et sans effet.

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

10/99

**Co-operative Corporations Act  
(Certificate of Amendment of  
Articles Issued)  
Loi sur les sociétés coopératives  
(Certificat de modification de statut)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation:	Name of Co-operative:	Effective Date
Date de constitution :	Nom de la Coopérative :	Date d'entrée en vigueur

1921-4-9	The Orford Farmers Co-operative Company Limited.	
	Change its name to	
	Orford Co-operative Ltd.	1999-2-15

JOHN M. HARPER,  
Director,  
Credit Unions and Co-operatives  
Services Branch,  
Ministry of Finance  
Directeur,  
Direction des caisses populaires et des  
coopératives,  
Ministère des finances.

10/99

**Cancellation of Certificates of Incorporation  
(Corporations Tax Act Defaulters)  
Annulation de certificats de constitution  
en personne morale  
(Non-respect de la loi sur l'imposition  
des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 8th February, 1999 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 8 février 1999 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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BROOM MANAGEMENT INC. ....	1076621
CARLAW LIMITED .....	960752
CLUBBISH INVESTMENTS INC. ....	444340
CORMARK INC. ....	1011094
JOANIS AND MASTELLOTO LIMITED .....	151807
JULI-ANNE ENTERPRISES LIMITED .....	474565
MEGCO ELECTRICAL LIMITED .....	575286
464735 ONTARIO LIMITED. ....	464735
625105 ONTARIO INC. ....	625105
760666 ONTARIO LIMITED. ....	760666

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

10/99

**Cancellation of Certificates of  
Incorporation  
(Business Corporations Act)  
Annulation de certificat de constitution en  
personne morale  
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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<b>1999-2-18</b>	
BASECORP LIMITED. ....	980954
CUTTY AYRES CORPORATION LTD. ....	1285849
EDDYSTONE FISH & MEAT DISTRIBUTORS LTD. ....	1285823
FINANCIAL FREEDOM GROUP INTERNATIONAL INC. ....	1285786
FOCUS COMMUNICATIONS & PUBLICATIONS INC. ....	1285807
LINE DANCER LURES INC. ....	1279935
MACKENZIE ADVISORY SERVICE INC. ....	1285943
MILLENNIUM FINE CAR INC. ....	1285924
NORTH BURLINGTON INSURANCE BROKERS (1998) LTD. ....	1277356
1267920 ONTARIO INC. ....	1267920
1278286 ONTARIO LTD. ....	1278286

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

10/99



**Ontario Securities Commission  
Commission des valeurs mobilières  
de l'Ontario**

**AMENDMENT TO  
ONTARIO SECURITIES COMMISSION RULE  
RULE 14-501  
DEFINITIONS**

**PART AMENDMENTS**

**1.1 Amendments**

(1) Rule 14-501 Definitions is amended by

- (a) deleting the definition of “contractual right of action” in subsection 1.1(2) and replacing it with the following:

“contractual right of action” means a right of action for rescission or damages, that

- (a) is against an issuer if it is selling securities,
- (b) is against a selling securityholder,
- (c) is against an issuer and selling securityholder if they are both selling securities,
- (d) is available to an investor to whom an offering memorandum containing a misrepresentation is delivered by or on behalf of the seller of securities,
- (e) is exercisable on notice against the person or company that granted the right of action not later than 180 days after payment is made for the securities or after the initial payment, if a payment subsequent to the initial payment is made under a contractual commitment assumed before, or at the same time as, the initial payment,
- (f) reasonably corresponds to the rights provided in section 130 of the Act applicable to a prospectus and may be subject to any applicable defences or limitations available under that section, and
- (g) includes a provision stating that the right is in addition to any other right or remedy available at law to the investor;

- (b) deleting the definition of “equity security” in subsection 1.1(2);

- (c) adding the following definition to subsection 1.1(2) after the definition of “custodian”:

“executive officer” means an individual who is or at any time during the most recently completed financial year was (a) a chair of the issuer, if that individual performed the functions of the office on a full time basis, (b) a vice-chair of the issuer, if that individual performed the functions of the office on a full time basis, (c) the president of the issuer, (d) a vice-president of the issuer in charge of a principal business unit, division, or function such as sales, finance, or production, (e) an officer of the issuer or any of its subsidiaries who performed a policy-making function in respect of the issuer, or (f) any other person who performed a policy-making function in respect of the issuer;

- (d) deleting the definition of “issuer bid” in subsection 1.1(2);

- (e) deleting the definition of “offering memorandum” in subsection 1.1(2) and replacing it with the following:

“offering memorandum” means a document purporting to describe the business and affairs of an issuer that has been prepared primarily for delivery to and review by a prospective purchaser so as to assist the prospective purchaser to make an investment decision for a security being sold in a distribution to which section 53 of the Act would apply but for the availability of one or more of the exemptions contained in Ontario securities law but does not include a document setting out current information about an issuer for the benefit of a prospective purchaser familiar with the issuer through prior investment or business contacts;

- (f) deleting the definition of “portfolio manager” in subsection 1.1(2);

- (g) deleting the definition of “principal shareholder” in subsection 1.1(2) and replacing it with the following:

“principal shareholder”, if used to indicate a relationship with a person or company, means a person or company that is the direct or indirect beneficial owner of or exercises control or direction over more than 10 percent of any class or series of voting securities of the person or company;

- (h) adding the following definition to subsection 1.1(2) after the definition of “selling group member”:

“special relationship”, when used in reference to a person or company in a special relationship with a reporting issuer, shall be interpreted in accordance with subsection 76(5) of the Act;

- (i) deleting the definition of “take-over bid” in subsection 1.1(2);

- (j) adding the following definitions to subsection 1.1(3) after the definition of “derivative”:

“future-oriented financial information” has the meaning ascribed to the term “FOFI” in National Instrument 52-101 Future-Oriented Financial Information; and

“non-redeemable investment fund means an issuer

- (a) whose primary purpose is to invest money provided by its securityholders;
- (b) that does not invest for the purpose of exercising effective control, seeking to exercise effective control, or being actively involved in the management of the issuers in which it invests, other than other mutual funds or non-redeemable investment funds; and

- (c) that is not a mutual fund.

**PART 2 EFFECTIVE DATE**

**2.1 Effective Date**

- (1) This Rule, other than paragraphs 1.1(1)(b), (d) and (i), comes into force on the date specified by the Act.
- (2) Paragraphs 1.1(1)(b), (d) and (i) come into force on the date that amendments to National Instrument 14-101 Definitions adding the terms contained in those paragraphs to the National Instrument come into force.

## Pesticides Act Loi sur les pesticides

### PROPOSAL TO SCHEDULE PESTICIDES

On the recommendation of the undersigned, I propose to add the five (5) products listed below to the specified Schedules of Regulation 914 under the *Pesticides Act*.

Recommended by the Pesticides Advisory Committee, April 16, 1998, September 23, 1998 and January 19, 1999.

DR. C. SWITZER,  
Chair

Recommended by the Director under the *Pesticides Act*.

L. POFF,  
Director

Proposal dated at Toronto this 16th day of February, 1999.

NORMAN W. STERLING,  
Minister of Environment

Registration No.	Schedule	Registrant	Agent	Pesticide
16699.02	4	INT	SXA	Co-op Bromone Rat and Mouse Killer Rodenticide Pellets
16700.02	4	INT	SXA	Co-op Bromone Rat and Mouse Killer Meal Bait
25329.00	6	UAG		KLOR D
25773.00	6	BLL	MAE	Final Rodenticide Place Pacs Commercial
25774.00	1	NVT		Dicamba 480 Manufacturing Concentrate

NOTE: This proposal is made under s. 21 of Regulation 914, R.R.O., 1990. Publication of this proposal in The Ontario Gazette grants certain exemptions specified in s. 21(4) of the Regulation. These exemptions remain in effect for 18 months from the date of publication unless, before then, the proposal is revoked or an affected pesticide is placed in one of the schedules to Regulation 914.

(6386) 10

### PROPOSAL TO SCHEDULE PESTICIDES

On the recommendation of the undersigned, I propose to add the six (6) products listed below to the specified Schedules of Regulation 914 under the *Pesticides Act*.

Recommended by the Pesticides Advisory Committee, April 17, 1996, July 8, 1997, September 23, 1998, October 28, 1998 and November 21, 1998.

DR. C. SWITZER,  
Chair

Recommended by the Director under the *Pesticides Act*.

L. POFF,  
Director

Proposal dated at Toronto this 16th day of February, 1999.

NORMAN W. STERLING,  
Minister of Environment

Registration No.	Schedule	Registrant	Agent	Pesticide
22443.00	4	HAU		Hartz 2 in 1 Household Flea & Tick Killer
23316.01	4	SAL		Eradimite Ear Mite Treatment
25237.00	4	CLC		Black Flag Wasp & Hornet Killer
25671.00	4	SPR		Spray-Pak Crawling Insect Killer Crack and Crevice Insecticide Foam
25708.00	2	TIR	TIS	Cop-R-Plastic Wood Preserving Compound
25795.00	3	MOX		Roundup Fastforward Preseed

NOTE: This proposal is made under s. 21 of Regulation 914, R.R.O., 1990. Publication of this proposal in The Ontario Gazette grants certain exemptions specified in s. 21(4) of the Regulation. These exemptions remain in effect for 18 months from the date of publication unless, before then, the proposal is revoked or an affected pesticide is placed in one of the schedules to Regulation 914.

(6387) 10

**Applications to  
Provincial Parliament — Private Bills  
Demandes au Parlement  
provincial — Projets de loi d'intérêt privé**

**PUBLIC NOTICE**

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS.  
Clerk of the Legislative Assembly.

(8699) T.F.N.

**Applications to Provincial Parliament  
Demandes au Parlement provincial**

**CITY OF TORONTO**

NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law that excludes from a by-law phasing-in 1998 assessment-related tax increases or decreases, land which has changed owners after December 31, 1998. Such a by-law may not apply to the following changes in ownership:
  - (a) the passing of title upon death to a joint tenant of the deceased, which joint tenant was the spouse of the deceased, and where title was held in joint tenancy prior to July 1, 1998, or
  - (b) the passing of title upon death to a joint tenant of the deceased, which joint tenant was a child of the deceased who was under the age of 55 at the time of the death of the parent.
2. That the council of the City of Toronto may pass a by-law for the residential/farm property class which phases-in a 1998 assessment-related tax increase over five years, and which phases-in a 1998 assessment-related tax decrease over three years.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law establishing graduated tax rates for the residential/farm property class.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing for deferrals of municipal taxes on property in the residential/farm property class for owners who are, or whose spouses are, low-income persons, as defined in the by-law.
2. That the council of the City of Toronto may pass a by-law providing for deferrals or cancellations of, or other relief in respect of all or part of assessment-related tax increases on property in the residential/farm property class for owners who are, or whose spouses are, seniors as defined in the by-law.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing that if the municipal tax for a residential complex, as defined by the *Tenant Protection Act*, is reduced by any amount, the lawful rent for each of the rental units in the complex is reduced in accordance with the rules prescribed under the *Tenant Protection Act*.

These applications will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in any one or more of these applications and who wishes to make submissions, for or against the applications, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, the 18th day of February, 1999.

H.W.O. DOYLE, City Solicitor,  
City of Toronto,  
Station 1260, Metro Hall,  
55 John Street, 26th Floor,  
Toronto, Ontario  
M5V 3C6

(2692) 9-12

**Corporation Notices  
Avis relatifs aux compagnies**

**ALL NATIONS FULL GOSPEL CHURCH**

NOTICE IS HEREBY GIVEN that the number of directors of All Nations Full Gospel Church was increased from 4 to 6 by a Special Resolution which was confirmed by the members of the Corporation on the 19th day of January 1999.

Dated this 17th day of February, 1999.

(2695) 10

CYNTHIA GYIMAH,  
Secretary.

**ALL NATIONS FULL GOSPEL CHURCH**

NOTICE IS HEREBY GIVEN that the location of the Head Office of All Nations Full Gospel Church was changed from 41 Franca Crescent, Rexdale, Ontario M9V 4T7 to 4401 Steeles Avenue West, North York, Ontario M3N 2S4 by a Special Resolution which was confirmed by the members of the Corporation on the 19th day of January 1999.

Dated this 17th day of February, 1999.

(2696) 10

CYNTHIA GYIMAH,  
Secretary.

**EXCALIBUR PUBLICATIONS INC.**

NOTICE IS HEREBY GIVEN that the number of directors of Excalibur Publications Inc. was decreased from 17 to 12 by a Special Resolution which was confirmed by the members of the Corporation on the 10th day of February, 1999.

Dated at Toronto, this 15th day of February, 1999.

(2697) 10

DIDIER POMERLEAU,  
Vice Chair, Board of Directors.

**THE FROEBEL FOUNDATION**

NOTICE IS HEREBY GIVEN that the number of directors of The Froebel foundation was increased from three (3) to four (4) by a Special Resolution which was confirmed by the members of the Corporation at a meeting of the members of the Corporation held on the 25th day of November, 1998.

Dated this 12th day of February, 1999.

(2698) 10

PAUL F. BASTON,  
Vice-President.



**WATTS POULTRY LTD.**

TAKE NOTICE that the shareholder of Watts Poultry Ltd. passed a Special Resolution on February 18th, 1999 requiring the said Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act*.

Dated this 18th day of February, 1999.

(2699) 10

ROBERT M. SUTOR,  
President.

**WATTS POULTRY LTD.**

TAKE NOTICE that a final meeting of the Shareholder of Watts Poultry Ltd. was held on the 18th day of February, 1999 at which time the liquidator of the above Corporation presented his account and explanation of the voluntary winding up of Watts Poultry Ltd.

Dated this 18th day of February, 1999.

(2700) 10

ROBERT M. SUTOR,  
Liquidator.

**CASH 4 TIRES INC.**  
**Ontario Corporation Number 994681**

TAKE NOTICE CONCERNING WINDING UP of Cash 4 Tires Inc., Date of Incorporation: July 14, 1992, Liquidator: David Kryway, 6648 6th Concession, R.R. 4, Amherstburg, Ontario N9V 2Y9, Date Appointed: October 8, 1998.

This notice is filed under subsection 205 (2) of the *Business Corporations Act*. A Meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on February 12, 1998.

Pursuant to subsection 205(3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

Dated this 15th day of February, 1999.

(2701) 10

DAVID KRYWAY,  
Liquidator.

**DELTA GAMMA TORONTO BUILDINGS**

NOTICE IS HEREBY GIVEN that Delta Gamma Toronto Buildings intends to surrender its Charter pursuant to the *Corporations Act*.

Dated this 28th day of September, 1998.

(2702) 10

BARBARA A. MACGOWAN,  
Secretary.

**HARBOURLITES NORTH BAY LTD.**

NOTICE IS HEREBY GIVEN that Harbourslites North Bay Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at North Bay, this 15th day of January, 1999.

(2703) 10

VALIN PARTNERS,  
Solicitors.  
Per: Barbara Morland Wellard.

**FRED A. DUNGEY INC**

TAKE NOTICE CONCERNING WINDING UP of Fred A. Dungey Inc., Date of Incorporation: August 11, 1975, Liquidator: BDO Dunwoody Limited, P.O. Box 33, 200 Bay Street, Royal Bank Plaza, South Tower, Toronto, Ontario M5J 2J9, Date Appointed: November 18, 1998.

This notice is filed under subsection 205 (2) of the *Business Corporations Act*. A Meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on February 19 1999.

Pursuant to subsection 205(3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

Dated this 24th day of February, 1999.

(2706) 10

DAVID J. NORONHA,  
Vice President.

**Notice to Creditors**  
**Avis aux créanciers**

**ESTATE OF DERRICK JAMES WHALEN**

In the Estate of Derrick James Whalen, late of the Town of Grimsby, in the Regional Municipality of Niagara, deceased. All claims against the estate of Derrick James Whalen, late of the Town of Grimsby, in the Regional Municipality of Niagara, who died on or about December 23, 1998, must be filed with the undersigned personal representative on or before August 31, 1999; thereafter, the undersigned will distribute the assets of the said estate having regard only to the claims then filed.

Dated this 9th day of February, 1999.

(2669) 8-10

TRACEY-ANN ISABEL WHALEN  
Estate Trustee,  
by her Solicitors  
Cicchi & Giangregorio.  
99 Highway #8, Suite 1  
Stoney Creek, Ontario  
L8G 1C1  
Attention: Terry Giangregorio

**Miscellaneous Notices**  
**Avis divers**

NOTICE IS HEREBY GIVEN that, Brian G. Johnston, John D. McGlynn and J. Brian Reeve intend to apply to the Minister of Consumer and Commercial Relations (the "Minister"), pursuant to the provisions of the *Corporations Act* (Ontario), on or after March 22, 1999 to incorporate a joint stock insurance company to be named Markham General Insurance Company, or such other name as may be acceptable to the Minister (the "Company").

AND NOTICE IS HEREBY GIVEN, pursuant to the provisions of the *Insurance Act* (Ontario), that following incorporation, the Company will apply to the Superintendent of Financial Services of Ontario for a licence authorizing the Company to transact in Ontario, automobile, fidelity, liability and property insurance.

Dated at Toronto, this 20th day of February, 1999.

(2664) 8-10  
BLANEY, MCMURTRY, STAPELLS, FRIEDMAN,  
20 Queen Street West, Suite 1400,  
Toronto, Ontario M5H 2V3

**MARKHAM GENERAL INSURANCE COMPANY**

NOTICE IS HEREBY GIVEN, pursuant to the provisions of the *Corporations Act* (Ontario), of the intention of Brian G. Johnston, John D. McGlynn and J. Brian Reeve (the "Applicants") to apply to the Minister of Consumer and Commercial Relations (the "Minister"), on or after March 22, 1999 to incorporate a joint stock insurance company to be named Markham General Insurance Company, or such other name as may be acceptable to the Minister, the head office of which will be located in Toronto, Ontario, to undertake and transact the business of insurance, other than life insurance.

Dated at Toronto, this 20th day of February, 1999.

(2665) 8-11  
BRIAN G. JOHNSTON  
JOHN D. MCGLYNN  
J. BRIAN REEVE.

**EMPLOYERS REASSURANCE CORPORATION**

NOTICE IS HEREBY GIVEN that Employers Reassurance Corporation, a foreign insurance company, with its head office in Overland Park, Kansas, qualified by the Office of the Superintendent of Financial Institutions Canada to insure risks in Canada falling within the classes of life and accident and sickness, in each case restricted to reinsurance, and having its Chief Agent's office in Toronto, Ontario intends to apply to the Financial Services Commission for a license under Section 40 of the *Insurance Act* (Ontario), to transact such reinsurance business in the Province of Ontario.

Dated this 24th day of February, 1999.

(2704) 10-12

MCCARTHY TÉTRAULT,  
Solicitors.

**TRANS GLOBAL LIFE INSURANCE COMPANY**

NOTICE IS HEREBY GIVEN that Trans Global Life Insurance Company, incorporated in the Province of Alberta, intends to apply to the Superintendent of the Financial Services Commission of Ontario, for a licence under section 40 of the *Insurance Act* (Ontario), for a licence to transact Life Insurance and Accident & Sickness Insurance in the Province of Ontario.

Dated this 24th day of February, 1999.

(2705) 10

RICCARDO TRECROCE,  
Attorney for Service,  
c/o Fraser Milner,  
Toronto, Ontario.



Ontario  
Energy  
Board

Notice "C" E.B.A. 869

**NOTICE OF APPLICATION  
AND  
NOTICE OF WRITTEN HEARING  
FRANCHISE APPROVAL FOR  
THE CORPORATION OF THE TOWNSHIP OF STEPHEN**

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the right to construct and operate works to supply gas, and the right to supply gas, to the Township of Stephen pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Union Gas Limited and the Corporation of the Township of Stephen.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 22nd day of February, 1999.

**ONTARIO ENERGY BOARD**

(2707) 10

PETER H. O'DELL,  
Assistant Board Secretary.



Ontario  
Energy  
Board

Notice "C"

E.B.C. 288/E.B.A. 883  
E.B.C. 289/E.B.A. 884  
E.B.C. 290/E.B.A. 885

**NOTICE OF APPLICATIONS AND  
NOTICE OF WRITTEN HEARING FOR  
FRANCHISE APPROVALS AND CERTIFICATES OF  
PUBLIC CONVENIENCE AND NECESSITY FOR THE  
TOWNSHIPS OF SOUTH BRUCE AND HOWICK, AND  
THE TOWN OF MINTO**

Applications dated December 18, 1998 have been filed by Union Gas Limited ("Union") with the Ontario Energy Board under sections 8 and 9 of the *Municipal Franchises Act*, R.S.O. 1990, c. M.55, as amended.

Union is seeking:

- orders approving the terms and conditions of by-laws granting the right to supply gas and the right to construct and operate works for the distribution of gas in the Township of South Bruce (E.B.A. 883), formerly the Township of Mildmay-Carrick-Teeswater-Culross, the Town of Minto (E.B.A. 884) and the Township of Howick (E.B.A. 885).
- orders dispensing with the assent of the municipal electors to the by-law; and
- certificates of public convenience and necessity ("the Certificates") to construct works to supply gas to the inhabitants of the Township of South Bruce (E.B.C. 288), the Town of Minto (E.B.C. 289), and the Township of Howick (E.B.C. 290).

This Notice does not constitute service but is published as a matter of record.

Dated at Toronto, this 18th day of February, 1999.

**ONTARIO ENERGY BOARD**

(2708) 10

PETER H. O'DELL,  
Assistant Board Secretary.

# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—03—06

## ONTARIO REGULATION 67/99 made under the LOCAL SERVICES BOARDS ACT

Made: February 19, 1999

Filed: February 19, 1999

Amending Reg. 737 of R.R.O. 1990  
(Local Services Boards)

Note: Since the end of 1997, Regulation 737 has been amended by Ontario Regulations 125/98 and 489/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Subsection 13 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(4) The Board may exercise the powers set out in paragraphs 1 to 6 of the Schedule to the Act.

CHRIS HODGSON  
*Minister of Northern Development and Mines*

Dated on February 19, 1999.

10/99

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## CORRECTIONS

Ontario Regulation 9/99 under the *Electricity Act* published in the January 30, 1999 issue of *The Ontario Gazette*.

The date on which the regulation was made should have read January 13, 1999 and the date on which the regulation was filed should have read January 14, 1999.

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Ontario Regulation 11/99 under the *Public Sector Labour Relations Transition Act*, 1997 published in the February 6, 1999 issue of *The Ontario Gazette*.

The date on which the regulation was filed should have read January 18, 1999.

---

Ontario Regulation 20/98 under the *Registry Act* published in the February 13, 1999 issue of *The Ontario Gazette*.

The reference to Ontario Regulation 20/98 should have read as follows:

ONTARIO REGULATION 20/99





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## Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
  - i. up to 25mm is \$22.50
  - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
  - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
2. in each calendar year, after 476mm has been reached the rate is \$2.27 for each additional 5mm.
3. for each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice.

**Cheques or money orders** should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE  
50 Grosvenor Street, Toronto, Ontario M7A 1N8  
Telephone 326-5310  
Toll-Free 1-800-668-9938

## Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
  - i. allant jusqu'à 25 mm : 22,50 \$
  - ii. allant de 25 mm à 100 mm, par espace-colonne : 5,60 \$ chaque tranche de 6 mm
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2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif se situe à 2,27 \$ chaque tranche supplémentaire de 5 mm.
3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, cas.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis.

**Les chèques ou mandats** doivent être faits à l'ordre DU MINISTRE DES FINANCES et toute correspondance, y compris les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO  
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8  
Telephone 326-5310  
Appel sans frais 1-800-668-9938





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# The Ontario Gazette La Gazette de l'Ontario

Vol. 132-11  
Saturday, 13th March, 1999

Toronto

ISSN 0030-2937  
Le samedi 13 mars 1999

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**ALPHONSE CLAUDE LOPEZ INC.**  
DEUX-MONTAGNES, QC

**ANSER INDUSTRIES INC**  
VERNON, BC

**AUTOMOBILE TRANSPORT  
SPECIALISTS INC.**  
AURORA, CO

**BASE, MAXWELL**  
PIERREFONDS, QC

**BASRA TRANSPORT INC**  
KLEINBURG, ON

**BAYNHAM, LELLAND, R.**  
PRESCOTT, ON

**BLANCHARD, RUSSELL, J.**  
HAMILTON, ON

**BROWN, J., LINDSAY**  
ALLISTON, ON

**BUSH, EDGAR, B.**  
ECHO BAY, ON

**CAMPBELLFORD AUTO BODY INC.**  
CAMPBELLFORD, ON

**D.A. AND A. TRANSPORT INC**  
ETOBICOKE, ON

**DALESSANDRO, GIUSEPPE**  
BRAMPTON, ON

**DAVE-X TRANSPORT LTD**  
WAINFLEET, ON

**EMERALD COAST RV TRANSPORT  
INC.**  
MILTON, FLA

**FIGUARO FAST TRUCKING LTD**  
TORONTO, ON

**HULME, ROBERT, W.**  
DORCHESTER, ON

**HULTINK, JACOB**  
RENFREW, ON

**HUSSAIN, TANVEER**  
ETOBICOKE, ON

**JACKSON, KIRK, A.**  
ST PAULS STATION, ON

**KUCZYNSKI, WIESLAW**  
MISSISSAUGA, ON

**MACNAUGHTON, BRUCE, L.**  
DALKEITH, ON

**MALBRO GROUP INC**  
PICKERING, ON

**MELBURN TRUCK LINES CORP.**  
MISSISSAUGA, ON

**MIODRAGOVIC, DRAGANA**  
HAMILTON, ON

**MONETTE, MARIO**  
VANIER, ON

**PANTARA MULTI SERVICES INC.**  
NEWCASTLE, ON

**R.K. TRANSPORT CO. INC.**  
MISSISSAUGA, ON

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Publié par Secrétariat du Conseil de gestion

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**RADIO TRANSFER INC.**  
WALKER, MI

**RONET TRUCKING LTD.**  
LANGLEY, BC

**RUGGED HEAVY HAUL INC.**  
CALGARY, AB

**SHIVA TRUCKING INC.**  
SCARBOROUGH, ON

**SIMER TRANSPORT LTD**  
ETOBICOKE, ON

**STRICKLAND, RALPH**  
FALKLAND, BC

**TALHAN TRANSPORT INC**  
MISSISSAUGA, ON

**TAYLOR, MICHAEL, W.**  
BARRIE, ON

**TRI-B INC**  
BURNSIDE, KY

**TRI J.Z. RELOCATIONS INC.**  
OSHAWA, ON

**TYME-IT TRANSPORTATION  
COMPANY INC.**  
LOUISVILLE, KY

**VANALTA TRANSPORK LTD.**  
RED DEER, AB

**WINTER, S-GLENN**  
BRAMPTON, ON

**WOODLAND, NELSON WAYNE**  
MANUELS, NFLD

**482634 ONTARIO LTD**  
CARLSBAD SPRINGS, ON

**889902 ONTARIO LTD**  
BRAMALEA, ON

**1048288 ONTARIO INC**  
CLARENCE CREEK, ON

**1084047 ONTARIO LTD**  
KITCHENER, ON

**1116958 ONTARIO INC.**  
MILDMAY, ON

**1207931 ONTARIO LIMITED**  
BROCKVILLE, ON

**1263455 ONTARIO LTD.**  
ALEXANDRIA, ON

**1298434 ONTARIO INC.**  
OLDCASTLE, ON

**1299629 ONTARIO LIMITED**  
BARRIE, ON

**3551229 CANADA INC.**  
L'ANORAIE, QC

**9049-3156 QUEBEC INC.**  
RIVIERE-DU-LOUP, QC

**9069-5883 QUEBEC INC.**  
ST. EUSTACHE, QC

**9072-1374 QUEBEC INC.**  
MONTREAL, QC

J. Greig Beatty  
Manager  
Chef de Service

## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS  
SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

**Greenstone Transfer Ltd.** 45573-B  
1607 Main St., P.O. Box 160, Geraldton, Ont. P0T 1M0

Applies for a public vehicle (school bus) operating licence as follows: For the transportation of students for the Nakina District School Area Board between points in the District of Thunder Bay and schools under the jurisdiction of the aforesaid School Board.

PROVIDED that chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

**Shirley & James Marsden** 45179-A  
PT L37 C6, Stayner, Ont. L0M 1S0

Applies for an amendment to public vehicle operating licence PV-4200 as follows:

### DELETE:

PROVIDED that the licensee be restricted to the use of 4 Class D public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P. 54, (3) vehicles having a maximum seating capacity of 8 passengers exclusive of the driver and (1) public vehicle having a maximum seating capacity of 16 passengers exclusive of the driver.

### SUBSTITUTE:

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P. 54.

SO THAT AS AMENDED THE LICENCE WILL READ AS FOLLOWS:

For the transportation of passengers on a chartered trip from points in the Town of Collingwood and the Township of Clearview in the County of Simcoe, and the Town of Thornbury and the Town of The Blue Mountains (formerly known as the Township of Collingwood) in the County of Grey.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P. 54.

**Stephan Talbot & Darryl Foulkes** 45509-B  
268 Labreche Dr., North Bay, Ont. P1A 4J5

Applies for an amendment/extension to public vehicle operating licence PV-5088 as follows:



**DELETE:**

For the transportation of passengers on a chartered trip from points in the District of Nipissing and the Town of Powassan in the District of Parry Sound.

PROVIDED THAT the licensee be restricted to the use of Class 'D' public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54 each having a maximum seating capacity of (12) passengers exclusive of the driver.

**SUBSTITUTE:**

For the transportation of passengers on a chartered trip from points in the District of Nipissing and the Towns of Powassan, Trout Creek, South River and Sundridge in the District of Parry Sound.

PROVIDED THAT the licensee be restricted to the use of Class 'D' public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990, Chapter P.54.

**Viaggiatore Coach Lines Inc.**

45687

4301 Weston Rd., Ste. #102, Toronto, Ont. M9L 2Y3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto and the Regional Municipalities of Peel, Durham, York and Halton to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdictions and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there shall be no pick-up or discharge of passengers except at point of origin.

45687-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto and the Regional Municipalities of Peel, Durham, York and Halton.

Felix D'Mello

Board Secretary/Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

**1999-2-18**

CHICKAMAUGA INVESTMENTS LIMITED .....	223416
DOOLEY RICCI LIMITED .....	230823
KNOTTY PINE HOMES (GRIMSBY) LIMITED .....	291760

**1999-2-19**

ENNISMORE RENTAL & SALES INC. ....	861056
GERRY TYSOSKI & SONS LTD. ....	733568
874406 ONTARIO LIMITED .....	874406
874494 ONTARIO LIMITED .....	874494

**1999-2-22**

A & E MERCHANDISING LIMITED .....	1035253
ALLIANCE FILM SERVICES NO. 6 CORPORATION .....	1086440
FIREHOUSE PUBLICATIONS INC. ....	891561
1061594 ONTARIO INC. ....	1061594
300 WILLOW ROAD LIMITED .....	315895

**1999-2-23**

DAMIS EGLINTON LIMITED .....	1142246
HAMBROS CANADA INC. ....	949830
PYLON ELECTRIC LIMITED .....	1291789
SAGINAW DEVELOPMENTS INC. ....	1295024
SUNNY & LOUIS COMPANY LTD. ....	1149255
ZAGJO EGLINTON LIMITED .....	1142223
547662 ONTARIO LIMITED .....	547662
878572 ONTARIO INC. ....	878572

**1999-2-24**

BADENA TRANSPORT CO. INC. ....	1127387
BOND LAKE WATER SKI CLUB LTD. ....	1027645
CANADA LINK HOME IMPROVEMENT INC. ....	1008102
HEES HOLDINGS INC. ....	841713
HI-TECH MICRO COMPUTER TECHNOLOGIES INC. ....	1058141

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
---	--

MAGILL LEASING LIMITED .....	351921
NARLEYLES LIMITED .....	146073
P E M VIDEO ENTERPRISES LTD. ....	637379
PRIORITY ONE AUTOMATION INC. ....	1159581
ROY DUNCAN HOLDING COMPANY LIMITED .....	95357
ROY DUNCAN TRANSPORT CO. LIMITED .....	105855
SIRJIMTEX INC. ....	567314
TIMBERLANE SALES AND SERVICE LIMITED .....	136305
1293372 ONTARIO INC. ....	1293372

**1999-2-25**

ADVANCED DETECTION SYSTEMS INC. ....	1300801
OD & BA DRUGS INC. ....	1156319
SAN ENTERPRISES INC. ....	1289402
TABER TRADERS LIMITED .....	131995
1173728 ONTARIO LIMITED .....	1173728

**1999-2-26**

DANIELS BROADCASTING CORPORATION .....	896507
GENEL PATISSERIE LIMITED .....	791710
ISLE INVESTMENTS LIMITED .....	258332
MAUVIC INC. ....	973930
ON BOARD SYSTEMS INC. ....	995815
WAH ON CONSTRUCTION AND RENOVATION CORP. ....	1151608
1240894 ONTARIO INC. ....	1240894

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

11/99

### Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.



NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la *Loi sur l'imposition des personnes morales*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

A.E. LEPAGE INVESTMENTS LTD.	1001172
ENERGY TOOL INC.	1078252
J & J DIVE SUPPLIES LTD.	952122
M. ANGEL SURPLUS & MACHINERY COMPANY LIMITED	389623
MEDKIN INC.	426667
MICRO-CHEM LABORATORY INC.	765574
POOL HOMES (LONDON) LTD.	1025361
TYA SOFTWARE SERVICES INC.	1055775
1042552 ONTARIO INC.	1042552
1079908 ONTARIO INC.	1079908
1081537 ONTARIO INC.	1081537
914850 ONTARIO LIMITED.	914850
985011 ONTARIO INC.	985011

11/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

### **Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 1st February, 1999 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 1 février 1999 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

ARCWAY WELDING (1972) LIMITED	251796
ARHON INVESTMENTS LIMITED	534971

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

BACKSTAGE PASS FRANCHISING INC.	1105437
CHOPRA'S TRAVEL INNS INC.	781353
H. J. CLARKE INSURANCE ADJUSTERS LIMITED	305191
JETEL ENTERPRISE LIMITED	152570
LUFT FILMS LIMITED	1089777
NORTHSTAR WOODCRAFTERS INC.	1011808
P.S.J. ENTERPRISES LIMITED	354603
THE GENESIS MARKETING ORGANIZATION LIMITED	237249
THE IMMIGRATION HOUSE, INC.	984531
584493 ONTARIO INC.	584493
634152 ONTARIO LTD	634152

11/99  
CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

### **Co-operative Corporations Act (Certificate of Amendment of Articles Issued) Loi sur les sociétés coopératives (Certificat de modification de statut)**

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation: Date de constitution :	Name of Co-operative: Nom de la Coopérative :	Effective Date Date d'entrée en vigueur
1944-5-9	North Wellington Co-operative Services Inc.	1999-2-23

11/99  
JOHN M. HARPER,  
Director,  
Credit Unions and Co-operatives  
Services Branch,  
Ministry of Finance  
Directeur,  
Direction des caisses populaires et des  
coopératives,  
Ministère des finances.

### **Erratum Notice Avis d'Erreur**

Vide Ontario Gazette, Vol. 132-9 dated February 27, 1999

The following corporation was dissolved in error under subsection 241 (4) of the *Business Corporations Act* (or subsection 317 (9) of the *Corporations Act*) and has been returned to active status.

cf. Gazette de l'Ontario, Vol. 132-9 datée du février 27, 1999

La corporation suivante a été dissoute par erreur en vertu de l'article 241 (4) de la *Loi sur les sociétés par actions* (ou 317 (9) de la *Loi sur les personnes morales*) et a été reconstituée.

Name of Corporation:	Ontario Corporation Number
Raison Sociale de la	Numéro matricule de la personne
personne morale :	morale en Ontario

BLOSSOM PARK CENTRE INC..... 1005004

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

11/99

## Courts of Justice Act, s. 127 Loi sur les tribunaux judiciaires, s. 127

### INTEREST RATES

1. Postjudgment interest rates (and prejudgment interest rates for causes of action arising on or before October 23, 1989) are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1985	12%	13%	11%	11%
1986	11%	13%	10%	10%
1987	10%	9%	10%	11%
1988	10%	10%	11%	12%
1989	13%	13%	14%	14%
1990	14%	15%	15%	14%
1991	14%	11%	11%	10%
1992	9%	9%	8%	7%
1993	10%	8%	7%	6%
1994	6%	6%	8%	7%
1995	8%	10%	9%	8%
1996	8%	7%	6%	6%
1997	5%	5%	5%	5%
1998	5%	6%	6%	7%
1999	7%	7%		

This table shows the postjudgment interest rates for orders made in the quarters indicated. This table also shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising on or before October 23, 1989.

2. Prejudgment interest rates for causes of action arising after October 23, 1989 are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1989				12.4%
1990	12.5%	13.5%	13.9%	12.9%
1991	12.3%	10.0%	9.1%	8.8%
1992	7.7%	7.5%	6.3%	5.1%
1993	8.3%	6.1%	5.1%	5.0%
1994	4.3%	4.1%	6.6%	5.6%
1995	6.0%	8.0%	7.6%	6.6%
1996	6.1%	5.6%	5.0%	4.3%
1997	3.3%	3.3%	3.3%	3.5%
1998	4.0%	5.0%	5.0%	6.0%
1999	5.3%	5.3%		

This table shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising after October 23, 1989.

BRENT GIBBS,  
Director, Program Development Branch  
Court Services Division  
Ministry of the Attorney General

(6392) 11

## Municipal Act Loi sur les municipalités

### ORDER OF THE COMMISSION MADE UNDER THE MUNICIPAL ACT, R.S.O. 1990 c.M45, as amended

#### ORDER

**WHEREAS** subsection 25.3 of the *Municipal Act*, R.S.O. c.M45, as amended (the "Act") authorizes the Minister to establish a commission to develop a restructuring proposal to restructure municipalities and annex geographic territory within the Province;

**AND WHEREAS** pursuant to the Act, and by Regulation 543/98 the Minister established a Commission and appointed a Commissioner to develop a restructuring proposal for the Central Area of the District of Parry Sound, including the Townships of Magnetawan and Hagerman, and the geographic (unorganized) townships of McKenzie, Burton, East Burpee, Ferguson, Spence and Ferrie;

**AND WHEREAS** the Commission has met the provisions of Section 25.3 of the Act;

**NOW THEREFORE**, pursuant to subsection 25.3 (13) of the Act, the Commission orders as follows:

#### PART I - WHITESTONE

##### 1. DEFINITIONS

In Part I of this Order:

- 1.1 "annexed area" means the geographic townships of Ferrie, McKenzie, Burton, East Burpee and that portion of the former Township of Magnetawan described in Schedule 1 to this order. In addition, in the event that the geographic township of Ferguson is not annexed by the Township of McDougall (as contemplated in paragraph 2.2 herein) then the annexed area shall include the geographic township of Ferguson. The annexed area, including the geographic township of Ferguson is described in detail in Schedule 2 of this order. In the event that the geographic township of Ferguson is annexed into the Township of McDougall (as contemplated by paragraph 2.1 herein) then the geographic township of Ferguson is not to be deemed part of the annexed area and the annexed area in its totality is as set out in Schedule 3 to this order.
- 1.2 "former Township of Hagerman" means the Corporation of the Township of Hagerman, as it existed prior to January 1, 2000;
- 1.3 "former Township of Magnetawan" means the Corporation of the Township of Magnetawan, as it existed prior to January 1, 2000;
- 1.4 "local roads boards" means, in the event that the geographic township of Ferguson becomes part of the annexed area, the Ferguson Local Road Board, the Ferrie Local Roads Board and the McKenzie, East Burpee & Burton Local Roads Board. In the event that the geographic township of Ferguson does not become part of the annexed area, "local roads boards" shall have the same meaning but shall not include the Ferguson Local Road Board;
- 1.5 "local services board" means, in the event that the geographic township of Ferguson becomes part of the annexed area, the Ferguson Local Services Board and the Maple Island Local Services Board. In the event that the geographic township of Ferguson does not become part of the annexed area, "local services boards" shall mean only the Maple Island Local Services Board.
- 1.6 "new Township" means the Corporation of the Municipality of Whitestone created as a result of the reorganization and annexation under this order and in particular section 3 hereof;



## 2. SPECIAL PROVISIONS REGARDING THE GEOGRAPHIC TOWNSHIP OF FERGUSON:

- 2.1 If, by June 30 1999, the geographic township of Ferguson has been annexed by the Township of McDougall, this order shall be implemented without reference to the geographic Township of Ferguson.
- 2.2 If, on July 1, 1999, the geographic township of Ferguson is not annexed by the Township of McDougall, then the definitions set out in section 1 for "annexed area", "local roads boards" and "local services boards" which include the geographic township of Ferguson shall be deemed in effect, and this order, in its entirety will be applied, as required, to the geographic township of Ferguson.
- 2.3 For the purposes of this section only, and pursuant to Section 25.2 (5) of the Act, this Commission will be deemed not to have been "established" at the date that the special provisions with respect to Ferguson are implemented.

## 3. MUNICIPAL RESTRUCTURING:

- 3.1 On January 1, 2000, the annexed area is annexed to the Corporation of the Township of Hagerman.
- 3.2 On January 1, 2000, the annexed area and the Corporation of the Township of Hagerman as restructured shall have the status of a Township and shall be named "The Corporation of the Municipality of Whitestone".

## 4. INTERIM MUNICIPAL REPRESENTATION:

- 4.1 An interim council for the new Township will take office on January 1, 2000.
- 4.2 The interim council shall be composed of the existing Reeve and existing four Councillors of the former Township of Hagerman and two members to be elected at large from the annexed area, the form of the election to be as set out hereunder.
- 4.3 The election of the two new representatives shall take place on the 28th day of August 1999, with an advanced poll to be held on the 21st day of August, 1999.
- 4.4 The election shall be conducted pursuant to Section 65 of the *Municipal Elections Act, 1996* ("the *Elections Act*") and following the rules set out in Regulation 426/97 (the "Election Regulation"). The Clerk of the former Township of Hagerman shall fulfill the role required of the Clerk as mentioned under the *Elections Act* and the Elections Regulation. Further, for the purposes of the *Elections Act* and the Elections Regulation, any role required to be fulfilled by "Council" shall be fulfilled by the Council of the former Township of Hagerman.
- 4.5 The term of office of the interim Council shall be from January 1, 2000 to November 30, 2000.
- 4.6 Each member of the interim Council shall have one vote.

## 5. PERMANENT MUNICIPAL REPRESENTATION:

- 5.1 Commencing with the regular municipal election to be held in the year 2000, the Council of the new municipality shall be composed of a Reeve and four Councillors, each of whom shall be elected at large, each member of Council having one vote.

## 6. TRANSITION BOARD:

- 6.1 Effective with the issuance of this order, a transition board is established and it shall be constituted as a body corporate.
- 6.2 The transition board shall cease to exist on December 31, 1999.

- 6.3 The transition board shall be composed of eight members, being:

6.3.1 The Reeve and all Councillors of the former Township of Hagerman;

6.3.2 Debra Susan Brear and John Michael Onda and Wayne Michael Joseph Lennox to represent the annexed area;

6.3.3 In the event of a vacancy for any reason, the Commissioner may fill a vacancy on the transition board. In such event and notwithstanding the provisions of sections 6.3.1 and 6.3.2 the Commissioner may appoint any person whom he deems appropriate.

6.3.4 In the event that a member of the transition board fails for any reason to complete or carry out his duties as set out in the adopted board procedure, or in the opinion of the Commissioner, the Commissioner may replace that person. In such event and notwithstanding the provisions of Section 6.3.1 and 6.3.2 the Commissioner may appoint any person whom he deems appropriate.

- 6.4 The Commissioner shall forthwith call the first meeting of the transition board and serve as its interim Chair until the election of the permanent Chair by and from amongst its members (the Commissioner having no vote in the selection of the Chairman) at which time the Commissioner will withdraw from the transition board.

- 6.5 The transition board shall:

6.5.1 Carry on its work by way of resolution, each resolution carrying by vote of the majority of the members present at the meeting provided there is a quorum which for purposes of this paragraph shall be a minimum of 50% of the constituted membership of the transition board.

6.5.2 Within 15 days of its establishment, adopt procedural rules for holding its meetings and carrying out its duties, and establish procedures, guidelines and systems of controls to govern its activities which shall take into consideration the provisions of paragraph 6.6.2. herein and which may include the hiring of such employees as it deems necessary to carry out its powers, drawing on the support and services of the staff and Council of the former Township of Hagerman wherever possible and reasonable, to enable it to achieve its functions, and to staff working committees.

- 6.6 The transition board may:

6.6.1 Require the production of financial and other data, information, and statistics from the former Township of Hagerman and from any of its local boards or committees, and from the local service boards and local roads boards.

6.6.2 Establish operational and capital budgets, organizational structures, administrative and management systems, staff positions and job descriptions for the new Township, and enter into contracts and agreements for the provision of goods and services, in order to ensure a fully operational municipal organization to become, on January 1, 2000, the new Township and its administration.

6.6.3 Prepare any necessary reports for the consideration of the Council of the new Township regarding the functions, location, size, facilities, staff complement and equipment needed for the effective operation of the new Township and its administration.

6.6.4 Offer employees of the former Township of Hagerman employment with the new Township as well as negotiate and enter into agreements with employees.



- 6.7 In the event that there are no transition funds offered by the Province with respect to same, the costs of the transition board shall be borne by the former Township of Hagerman.

**7. EMPLOYEES:**

- 7.1 On January 1, 2000, all employees of the former Township of Hagerman shall become employees of the new Township at the same level of authority and at least the same rate of pay and benefits as they held in the former Township of Hagerman.
- 7.2 All employees of the former Township of Hagerman, for any purpose required, shall be deemed to transfer to the Township of Whitestone all of the seniority they held with the former Township of Hagerman.

**8. LOCAL BOARDS:**

- 8.1 At the end of the day on December 31, 1999, the local roads boards are dissolved.
- 8.2 On January 1, 2000, all the assets, liabilities, rights and obligations of the local roads boards shall become the assets, liabilities, rights and responsibilities of the new Township.
- 8.3 On January 1, 2000, all the by-laws and resolutions of the local roads boards shall become the by-laws and resolutions of the new Township.
- 8.4 At the end of the day on December 31, 1999, the local services boards are dissolved.
- 8.5 On January 1, 2000, all the assets, liabilities, rights and obligations of the local services boards shall become the assets, liabilities, rights and responsibilities of the new Township.
- 8.6 On January 1, 2000, all the by-laws and resolutions of the local services boards shall become the by-laws and resolutions of the new Township.

**9. ASSETS AND LIABILITIES GENERALLY:**

- 9.1 On January 1, 2000, all of the assets and liabilities, rights and obligations of the former Township of Hagerman and its local boards and of the transition board created under section six herein become the assets and liabilities, rights and obligations of the new Township.
- 9.2 No compensation shall be payable to the Corporation of the Municipality of Magnetawan created in section 17 of Part II herein as a result of the annexation of the lands set out in Schedule 1 to the new Township.

**10. OFFICIAL PLANS, BY-LAWS AND RESOLUTIONS AND MINISTER'S ZONING ORDERS:**

- 10.1 On January 1, 2000, all by-laws and resolutions of the former Township of Hagerman shall be continued and be deemed to be by-laws or resolutions of the new Township and shall remain in force in the geographic area of the former Township of Hagerman until the date same are amended or repealed.
- 10.2 On January 1, 2000, all by-laws of the former Township of Magnetawan as they apply to any part of the annexed area shall be continued and deemed to be a by-law or resolution of the new Township and shall remain in force in the particular geographical area to which they apply until the date same are amended or repealed.
- 10.3 Any by-law of the former Township of Hagerman or of the Parry Sound Area Planning Board as related to the former Township of Hagerman, or the former Township of Magnetawan or of the Central Almaguin Planning Board or the Parry Sound Area Planning Board passed in respect of any part of the annexed area, passed under the Planning Act, and any official

plan of the former Township of Hagerman, or of the Parry Sound Area Planning Board passed in relation to the former Township of Hagerman or of the former Township of Magnetawan or of the Central Almaguin Planning Board Planning Board passed in respect of any part of the annexed area, and any Minister's order under the Planning Act related to the former Township of Hagerman or any part of the annexed area, shall be deemed to be a by-law or official plan of, or a Minister's order relating to the new Township, affecting the particular geographic area covered by same, and shall remain in force until amended or repealed by the proper amending or repealing authority.

- 10.4 If the former Township of Hagerman, or the Parry Sound Area Planning Board as it relates to the former Township of Hagerman, or the former Township of Magnetawan or of the Central Almaguin Planning Board or the Parry Sound Area Planning Board as it relates to the annexed area, has commenced procedures to enact a by-law or adopt or amend an official plan under the Planning Act, or if the former Township of Hagerman or if the former Township of Magnetawan as it relates to the area set out in Schedule 1 attached hereto, or a local roads board or local services board has commenced procedures under any Act to enact a by-law or resolution, and the by-law, resolution, official plan or amendment thereto is not in force on January 1, 2000, the council of the new Township may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the particular geographic area of the former Township of Hagerman or the annexed area.

- 10.5 Nothing in this section repeals or authorizes the amendment or repeal of by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the former Township of Hagerman, the Council of the former Township of Magnetawan or the local roads boards or local services boards.

**11. TAXES AND CHARGES:**

- 11.1 All taxes, charges and rates levied under any general or special Act and uncollected by the former Township of Hagerman or on behalf of the geographic townships in the annexed area or by the former Township of Magnetawan as they relate to the land in Schedule 1 attached hereto, which are due and unpaid on December 31, 1999, shall be deemed to be taxes, charges and rates due and payable to the new municipality or its local boards as the case may be.
- 11.2 Any tax collection procedures commenced by the Near North School Board, the Conseil de District du Nord-Est de l'Ontario, the Nipissing-Parry Sound Catholic District School Board or the Conseil Scolaire de District Catholique Franco-Nord related to education taxes due from the annexed area up to December 31, 1999 shall be continued by the new Township, in accordance with Regulation 366/98 under the Education Act.
- 11.3 Any procedures commenced by the former Township of Hagerman or the former Township of Magnetawan as they relate to the lands in Schedule 1 attached hereto under the *Municipal Tax Sales Act* and not completed by December 31, 1999, may be continued by the new Township.

**12. RESERVES & RESERVE FUNDS:**

- 12.1 The working funds of the former Township of Hagerman shall become the working funds of the new Township.
- 12.2 The surpluses and deficits of the former Township of Hagerman shall become the surpluses and deficits of the new Township.
- 12.3 All reserves and reserve funds of the former Township that were not dedicated for any special purposes, other than working funds, shall be area rated back through a special reduction in the mill rate or similar rate to the ratepayers in the geographic area of the former Township of Hagerman for which the reserve was originally created.

- 12.4 For the purposes of the above subsection 12.3, the reserves and reserve funds shall be area rated back over a period of three years in equal amounts each year.
- 12.5 All reserves and reserve funds of the former Township of Hagerman that were dedicated for special purposes shall become the special reserves and reserve funds of the new Township and shall only be used for the benefit of the ratepayers of the geographic area of the former Township of Hagerman to which they relate, and for the purposes dedicated.

### 13. LONG TERM DEBT:

- 13.1 For any debts created by the former Township of Hagerman prior to January 1st, 2000 and that are currently recoverable through the general mill rate or similar rate, the new Township shall provide for a special mill rate or similar mill rate adjustment on the rateable property located in the area of the former municipality of Hagerman to which the debts so created apply.

### 14. DISPUTE RESOLUTION:

- 14.1 Where a dispute arises with respect to the interpretation of this Order, the new Township after January 1st, 2000 or the former Township of Hagerman up to December 31st, 1999 may refer the dispute for resolution through mediation.
- 14.2 If the dispute is not resolved following a reasonable attempt at mediation, then the dispute may either be referred:
- 14.2.1 to arbitration conducted in accordance with the *Arbitrations Act, 1991*;
  - 14.2.2 to the Council of the new Township for resolution.
- 14.3 In the event that a dispute is referred to arbitration, the decision of the arbitrator shall be final.

### 15. FUTURE RESTRUCTURING:

- 15.1 Neither the former Township of Hagerman, nor anyone on behalf of the annexed area shall, prior to January 1, 2000, make a restructuring proposal or request a commission, under section 25.2 or 25.3 of the Act or make an application or enter into an agreement which could be implemented in accordance with the *Municipal Boundary Negotiations Act*.

## PART II - MAGNETAWAN

### 16. DEFINITIONS:

In Part II of this Order:

- 16.1 "annexed area" means the geographic township of Spence;
- 16.2 "former Township of Hagerman" means the Corporation of the Township of Hagerman, as it existed prior to January 1, 2000;
- 16.3 "former Township of Magnetawan" means the Corporation of the Township of Magnetawan, as it existed prior to January 1, 2000;
- 16.4 "local roads board" means the Local Roads Board of the geographic township of Spence.
- 16.5 "new Township" means the Corporation of the Municipality of Magnetawan created as a result of the reorganization and annexation under this order and in particular section seven hereof;

### 17. MUNICIPAL RESTRUCTURING:

- 17.1 On January 1, 2000, the annexed area is annexed to the former Township of Magnetawan and that part of the former Township

of Magnetawan described in Schedule 1 to this Order is removed and annexed to the former Township of Hagerman.

- 17.2 On January 1, 2000, the annexed area and the portion remaining of the former Township of Magnetawan shall have the status of a Township and shall be named "The Corporation of the Municipality of Magnetawan".

### 18. INTERIM MUNICIPAL REPRESENTATION:

- 18.1 An interim Council for the new Township will take office on January 1, 2000.
- 18.2 The interim Council shall be composed of the existing Reeve and existing six Councillors of the former Township of Magnetawan and one member to be elected at large from the annexed area, the form of the election to be as set out hereunder.
- 18.3 The election of the one new representative shall take place on the 28th day of August 1999, with an advanced poll to be held on the 21st day of August, 1999.
- 18.4 The election shall be conducted, with necessary modifications, pursuant to Section 65 of the *Municipal Elections Act, 1996* ("the *Elections Act*") and following the rules set out in Regulation 426/97 (the "Elections Regulation"). The Clerk of the former Township of Magnetawan shall fulfill the role required of the Clerk as mentioned under the *Elections Act* and the *Elections Regulation*. Further, for the purposes of the *Elections Act* and the *Elections Regulation*, any role required to be fulfilled by "Council" shall be fulfilled by the Council of the former Township of Magnetawan.
- 18.5 The term of office of the interim Council shall be from January 1, 2000 to November 30, 2000.
- 18.6 Each member of the interim Council shall have one vote.

### 19. PERMANENT MUNICIPAL REPRESENTATION:

- 19.1 Commencing with the regular municipal election to be held in the year 2000, the Council of the new municipality shall be composed of a Reeve and four Councillors, each of whom shall be elected at large, each member of Council having one vote.

### 20. TRANSITION BOARD:

- 20.1 Effective with the issuance of this order, a transition board is established and it shall be constituted as a body corporate.
- 20.2 The transition board shall cease to exist on December 31, 1999.
- 20.3 The transition board shall be composed of eight members, being:
- 20.3.1 the Reeve and all Councillors of the former Township of Magnetawan;
  - 20.3.2 Charles Howard Wager to represent the annexed area;
  - 20.3.3 In the event of a vacancy for any reason, the Commissioner may fill a vacancy on the transition board. In such event and notwithstanding the provisions of sections 6.3.1 and 6.3.2 the Commissioner may appoint any person whom he deems appropriate.
  - 20.3.4 In the event that a member of the transition board fails for any reason to complete or carry out his duties as set out in the adopted board procedure, or in the opinion of the Commissioner, the Commissioner may replace that person. In such event and notwithstanding the provisions of Section 6.3.1 and 6.3.2 the Commissioner may appoint any person whom he deems appropriate.



20.4 The Commissioner shall forthwith call the first meeting of the transition board and serve as its interim Chair until the election of the permanent Chair by and from amongst its members (the Commissioner having no vote in the selection of the Chairman) at which time the Commissioner will withdraw from the transition board.

20.5 The transition board shall:

20.5.1 Carry on its work by way of resolution, each resolution carrying by vote of the majority of the members present at the meeting provided there is a quorum which for purposes of this paragraph shall be a minimum of 50% of the constituted membership of the transition board.

20.5.2 Within 15 days of its establishment, adopt procedural rules for holding its meetings and carrying out its duties, and establish procedures, guidelines and systems of controls to govern its activities which shall take into consideration the provisions of paragraph 6.6.2. herein and which may include the hiring of such employees as it deems necessary to carry out its powers, drawing on the support and services of the staff and Council of the former Township of Magnetawan wherever possible and reasonable, to enable it to achieve its functions, and to staff working committees.

20.6 The transition board may:

20.6.1 Require the production of financial and other data, information, and statistics from the former Township of Magnetawan and from any of its local boards or committees, and from the local service boards and local roads boards.

20.6.2 Establish operational and capital budgets, organizational structures, administrative and management systems, staff positions and job descriptions for the new Township, and enter into contracts and agreements for the provision of goods and services, in order to ensure a fully operational municipal organization to become, on January 1, 2000, the new Township and its administration.

20.6.3 Prepare any necessary reports for the consideration of the Council of the new Township regarding the functions, location, size, facilities, staff complement and equipment needed for the effective operation of the new Township and its administration.

20.6.4 Offer employees of the former Township of Magnetawan employment with the new Township as well as negotiate and enter into agreements with employees.

20.7 In the event that there are no transition funds offered by the Province with respect to same, the costs of the transition board shall be borne by the former Township of Magnetawan.

## **21. EMPLOYEES:**

21.1 On January 1, 2000, all employees of the former Township of Magnetawan shall become employees of the new Township at the same level of authority and at the same rate of pay and benefits as they held in the former Township of Magnetawan.

21.2 All employees of the former Township of Magnetawan, for any purpose required, shall be deemed to transfer to the Township of Magnetawan, all of the seniority held with the former Township of Magnetawan.

## **22. LOCAL BOARDS:**

22.1 At the end of the day on December 31, 1999, the local roads board is dissolved.

22.2 On January 1, 2000, all the assets, liabilities, rights and obligations of the local roads board shall become the assets, liabilities, rights and responsibilities of the new Township.

23.3 On January 1, 2000, all the by-laws and resolutions of the local roads board shall become the by-laws and resolutions of the new Township.

## **24. ASSETS AND LIABILITIES GENERALLY:**

24.1 On January 1, 2000, all of the assets and liabilities, rights and obligations of the former Township of Magnetawan and its local boards or of the transition board created under section 20 herein become the assets and liabilities, rights and obligations of the new Township.

24.2 No compensation shall be payable by the Corporation of the Municipality of Whitestone created in Section 3 of Part I herein as a result of the annexation of the lands set out in Schedule 1 to the new Township of Whitestone.

## **25. OFFICIAL PLANS, BY-LAWS AND RESOLUTIONS AND MINISTER'S ZONING ORDERS:**

25.1 On January 1, 2000, all by-laws and resolutions of the former Township of Magnetawan shall be continued and be deemed to be by-laws or resolutions of the new Township and shall remain in force in the particular geographic area of the former Township of Magnetawan until the date same are amended or repealed.

25.2 On January 1, 2000, all by-laws of the Central Almaguin Planning Board or the Southeast Parry Sound Area Planning Board or Minister's orders as they apply to any part of the annexed area shall be continued and deemed to be a by-law or resolution or Minister's order of the new Township and shall remain in force in the particular geographic area of the new Township to which they apply until the date same are amended or repealed, by the appropriate amending or repealing authority.

25.3 Any by-law of the former Township of Magnetawan or of the Central Almaguin Planning Board passed in respect of the former Township of Magnetawan, or of the Southeast Parry Sound Area Planning Board passed in respect of any part of the annexed area, passed under the Planning Act, and any official plan of the former Township of Magnetawan or of the Central Almaguin Planning Board passed in respect of the former Township of Magnetawan, or of the Southeast Parry Sound Area Planning Board passed in respect of any part of the annexed area, and any Minister's order under the Planning Act related to the former Township of Magnetawan or any part of the annexed area, shall be deemed to be a by-law or official plan of, or a Minister's order relating to the new Township, affecting the particular geographic area covered by same, and shall remain in force until amended or repealed.

25.4 If the former Township of Magnetawan, or the Central Almaguin Planning Board or the Southeast Parry Sound Area Planning Board as it relates to the annexed area, has commenced procedures to enact a by-law or adopt or amend an official plan under the Planning Act, or if the former Township of Magnetawan or the local roads board has commenced procedures under any Act to enact a by-law or resolution, and the by-law, resolution, official plan or amendment thereto is not in force on January 1, 2000, the council of the new Township may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the particular geographic area of the former Township of Magnetawan or the annexed area.

25.5 Nothing in this section repeals or authorizes the amendment or repeal of by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the former Township of Magnetawan, or the local roads boards or local services boards.



**26. TAXES AND CHARGES:**

- 26.1 All taxes, charges and rates levied under any general or special Act and uncollected by the former Township of Magnetawan or on behalf of the geographic township in the annexed area which are due and unpaid on December 31, 1999, shall be deemed to be taxes, charges and rates due and payable to the new township or its local boards as the case may be.
- 26.2 Any tax collection procedures commenced by the Near North School Board, the Conseil de District du Nord-Est de l'Ontario, the Nipissing-Parry Sound Catholic District School Board or the Conseil Scolaire de District Catholique Franco-Nord related to education taxes due from the annexed area up to December 31, 1999 shall be continued by the new Township, in accordance with Regulation 366/98 under the *Education Act*.

- 26.3 Any procedures commenced by the former Township of Magnetawan under the *Municipal Tax Sales Act* except those commenced with respect to the lands in Schedule 1 attached hereto and not completed by January 1, 2000, may be continued by the new Township.

**27. RESERVES & RESERVE FUNDS:**

- 27.1 The working funds of the former Township of Magnetawan shall become the working funds of the new Township.
- 27.2 The surpluses and deficits of the former Township of Magnetawan shall become the surpluses and deficits of the new Township.
- 27.3 All reserves and reserve funds of the former Township that were not dedicated for any special purposes, other than working funds, shall be area rated back through a special reduction in the mill rate or similar rate to the ratepayers in the geographic area of the former Township of Magnetawan for which the reserve was originally created.
- 27.4 For the purposes of the above subsection 27.3, the reserves and reserve funds shall be area rated back over a period of three years in equal amounts each year.
- 27.5 All reserves and reserve funds of the former Township of Magnetawan that were dedicated for special purposes shall become the special reserves and reserve funds of the new Township and shall only be used for the benefit of the ratepayers of the geographic area of the former Township of Magnetawan to which they relate, and for the purposes dedicated.

**28. LONG TERM DEBT:**

- 28.1 For any debts created by the former Township of Magnetawan prior to January 1st, 2000 and that are currently recoverable through the general mill rate or similar rate, the new Township shall provide for a special mill rate or similar rate adjustment on the rateable property located in the area of the former municipality of Magnetawan to which the debts so created apply.

**29. DISPUTE RESOLUTION:**

- 29.1 Where a dispute arises with respect to the interpretation of this Order, the new Township after January 1st, 2000 or the former Township of Magnetawan up to December 31st, 1999 may refer the dispute for resolution through mediation.
- 29.2 If the dispute is not resolved following a reasonable attempt at mediation, then the dispute may either be referred
- 29.2.1 to arbitration conducted in accordance with the Arbitrations Act, 1991;
- 29.2.2 to the Council of the new Township for resolution;

- 29.3 In the event that a dispute is referred to arbitration, the decision of the arbitrator shall be final.

**30. FUTURE RESTRUCTURING:**

- 30.1 Neither the former Township of Magnetawan, nor anyone on behalf of the annexed area shall, prior to January 1, 2000, make a restructuring proposal or request a commission, under section 25.2 or 25.3 of the Act or make an application or enter into an agreement which could be implemented in accordance with the *Municipal Boundary Negotiations Act*.

NORMAN J. MASON,  
Commissioner

Dated at Burk's Falls, this 23rd day of February, 1999.

**SCHEDULE 1**

To The Order of the Commissioner dated the 23rd day of February, 1999

**THAT PORTION OF THE FORMER TOWNSHIP OF  
MAGNETAWAN TO BE INCLUDED IN THE  
TOWNSHIP OF WHITESTONE**

**COMMENCING** at the north west corner of the Township of Croft being the point of intersection of the centre lines of the original road allowance between the Townships of Ferrie, Croft, Hagerman and McKenzie;

**THENCE** easterly along the centre line of the original road allowance between the Townships of Ferrie and Croft in front of part of the original road allowance between the Townships of Hagerman and Croft and in front of Lots 35, 34, 33, 32 and 31, Concession 14 to its intersection of the production northerly of the centre line of the original road allowance between Lots 30 and 31, Concession 14, Township of Croft; and

**THENCE** southerly along the produced centre line of the original road allowance between Lots 30 and 31, Concession 14, in front of the original road allowance between the Townships of Ferrie and Croft; and

**THENCE** continuing southerly along the centre line of the original road allowance between Lots 30 and 31 through Concessions 14, 13, 12, 11, 10, 9, 8, 7, 6, 5, 4, 3, 2 and 1; and

**THENCE** continuing southerly on the production of the centre line of the road allowance between Lots 30 and 31, Concession 1 to its intersection with the centre line of the original road allowance between the Townships of Croft and Spence; and

**THENCE** westerly along the centre line of the original road allowance between the Townships of Croft and Spence in front of part of the original road allowance between Lots 30 and 31, Concession 1, and in front of Lots 31, 32, 33, 34 and 35, Concession 1 of the Township of Croft and the production westerly thereof to its intersection of the centre line of the original road allowance between the Townships of Croft and McKellar being the south west corner of the Township of Croft; and

**THENCE** northerly along the centre line of the original road allowance between the Townships of McKellar and Croft in front of Part of Lot 35, Concession 1 of the Township of Croft to the intersection of the centre line of the original road allowance between the Townships of McKellar and Hagerman; and

**THENCE** continuing northerly along the centre line of the original road allowance between the Townships of Hagerman and Croft in front of part of the original road allowance between the Townships of Croft and Spence and in front of Lot 35, Concessions 1 to 14 inclusive and in front of part of the original road allowance between the Townships of Ferrie and Croft and its production thereof to the point of commencement.

**SCHEDULE 2**

To The Order of the Commissioner dated the 23rd day of February, 1999

**THAT AREA TO BE ANNEXED TO THE FORMER  
TOWNSHIP OF HAGERMAN SHOULD THE TOWNSHIP  
OF FERGUSON NOT BE ANNEXED TO THE  
TOWNSHIP OF MCDOUGALL BY JULY 1, 1999**

The lands set out in Schedule 1 to this order, the geographic township of Ferrie, the geographic township of McKenzie, the geographic township of Burton, the geographic township of East Burpee and the geographic township of Ferguson.

(6391) 11

**Applications to  
Provincial Parliament — Private Bills  
Demandes au Parlement  
provincial — Projets de loi d'intérêt privé**

**PUBLIC NOTICE**

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS.  
Clerk of the Legislative Assembly.

(8699) T.F.N.

1. That the council of the City of Toronto may pass a by-law establishing graduated tax rates for the residential/farm property class.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing for deferrals of municipal taxes on property in the residential/farm property class for owners who are, or whose spouses are, low-income persons, as defined in the by-law.
2. That the council of the City of Toronto may pass a by-law providing for deferrals or cancellations of, or other relief in respect of all or part of assessment-related tax increases on property in the residential/farm property class for owners who are, or whose spouses are, seniors as defined in the by-law.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing that if the municipal tax for a residential complex, as defined by the *Tenant Protection Act*, is reduced by any amount, the lawful rent for each of the rental units in the complex is reduced in accordance with the rules prescribed under the *Tenant Protection Act*.

These applications will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in any one or more of these applications and who wishes to make submissions, for or against the applications, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, the 18th day of February, 1999.

H.W.O. DOYLE, City Solicitor,  
City of Toronto,  
Station 1260, Metro Hall,  
55 John Street, 26th Floor,  
Toronto, Ontario  
M5V 3C6

(2692) 9-12

**Corporation Notices  
Avis relatifs aux compagnies**

**DAVID E. SOVEREIGN TRAFFIC SURVEYS LTD.  
Ontario Corporation Number 1204787**

NOTICE IS HEREBY GIVEN that David E. Sovereign Traffic Surveys Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Karabeka Falls, this 5th day of February, 1999.

(2709) 11 DAVID E. SOVEREIGN,  
Sole Incorporator & Owner.

**1034278 ONTARIO INC.**

NOTICE IS HEREBY GIVEN that 1034278 Ontario Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 18th day of February, 1999.

(2710) 11 DEBORAH BOUCHER,  
Director.

**435456 ONTARIO LTD.**

NOTICE IS HEREBY GIVEN that 435456 Ontario Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Stratford, this 24th day of February, 1999.

(2711) 11 MURRAY WATKINS,  
Secretary.

**Applications to Provincial Parliament  
Demandes au Parlement provincial**

**CITY OF TORONTO**

NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law that excludes from a by-law phasing-in 1998 assessment-related tax increases or decreases, land which has changed owners after December 31, 1998. Such a by-law may not apply to the following changes in ownership:
  - (a) the passing of title upon death to a joint tenant of the deceased, which joint tenant was the spouse of the deceased, and where title was held in joint tenancy prior to July 1, 1998, or
  - (b) the passing of title upon death to a joint tenant of the deceased, which joint tenant was a child of the deceased who was under the age of 55 at the time of the death of the parent.
2. That the council of the City of Toronto may pass a by-law for the residential/farm property class which phases-in a 1998 assessment-related tax increase over five years, and which phases-in a 1998 assessment-related tax decrease over three years.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:



**THE ST. ANDREW'S SOCIETY OF TORONTO**

NOTICE IS HEREBY GIVEN that the number of directors of The St. Andrew's Society of Toronto was decreased from 31 to 15 directors by a Special Resolution which was confirmed by the members of the Corporation on the 18th day of February, 1999.

Dated at Stratford, this 25th day of February, 1999.

(2713) 11

ALEC CLUTE,  
Director.

**ASKA COMPUTER SYSTEMS INC.**

NOTICE IS HEREBY GIVEN that ASKA Computer Systems Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 27th day of January, 1999.

(2714) 11

SALIM TALIB,  
Secretary.

**TORONTO CASH MANAGEMENT SOCIETY**

NOTICE IS HEREBY GIVEN that Toronto Cash Management Society intends to surrender its charter pursuant to the *Corporations Act*.

Dated at Toronto, this 26th day of February, 1999.

(2715) 11

JOHN M. SINGER,  
Barrister.

**529012 ONTARIO LIMITED**

NOTICE IS HEREBY GIVEN that 529012 Ontario Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Mississauga, this 24th day of February, 1999.

(2716) 11

DAVID A. AIKEN,  
Barrister.

**879132 ONTARIO INC.**

TAKE NOTICE that the shareholders of 879132 Ontario Inc. at a special meeting duly called for the purpose and held on the 28th day of February, 1999, passed a Special Resolution requiring the Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act* and appointing Gintarius F. Jocius of Guelph, Ontario, as liquidator.

AND FURTHER take notice that if you have any claim against the Corporation, proof of claim must be filed with the liquidator within thirty days of the date of this notice, after which time the property of the above Corporation will be distributed among the persons entitled thereto, having regard to the claims of which the liquidator then has notice.

Dated at Guelph, this 28th day of February, 1999.

(2717) 11

GINTARIUS F. JOCIUS,  
c/o Ginty Jocius Enterprises Ltd.,  
193 Woolwich Street,  
Guelph, Ontario  
N1H 3V4

**CANUKSHUK INC.**

TAKE NOTICE that the shareholders of Canukshuk Inc. at a special meeting duly called for the purpose and held on the 28th day of February, 1999, passed a Special Resolution requiring the Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act* and appointing Gintarius F. Jocius of Guelph, Ontario, as liquidator.

AND FURTHER take notice that if you have any claim against the Corporation, proof of claim must be filed with the liquidator within thirty days of the date of this notice, after which time the property of the above Corporation will be distributed among the persons entitled thereto, having regard to the claims of which the liquidator then has notice.

Dated at Guelph, this 28th day of February, 1999.

(2718) 11

GINTARIUS F. JOCIUS,  
c/o Ginty Jocius Enterprises Ltd.,  
193 Woolwich Street,  
Guelph, Ontario  
N1H 3V4

**BOB FISHER CONTRACTING LIMITED**  
**Ontario Corporation Number 373511**

TAKE NOTICE CONCERNING WINDING UP of Bob Fisher Contracting Limited, Date of Incorporation: January 5th, 1978, Liquidator: Robert Allen Fisher, 283 Neville Drive, London, Ontario N6G 1C2, Date Appointed: March 2, 1999.

This notice is filed under subsection 193 (4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on the 2nd day of March, 1999.

Dated this 2nd day of March, 1999.

(2719) 11

ROBERT ALLEN FISHER,  
President, Director and Shareholder.

**Miscellaneous Notices**  
**Avis divers****MARKHAM GENERAL INSURANCE COMPANY**

NOTICE IS HEREBY GIVEN, pursuant to the provisions of the *Corporations Act* (Ontario), of the intention of Brian G. Johnston, John D. McGlynn and J. Brian Reeve (the "Applicants") to apply to the Minister of Consumer and Commercial Relations (the "Minister"), on or after March 22, 1999 to incorporate a joint stock insurance company to be named Markham General Insurance Company, or such other name as may be acceptable to the Minister, the head office of which will be located in Toronto, Ontario, to undertake and transact the business of insurance, other than life insurance.

Dated at Toronto, this 20th day of February, 1999.

(2665) 8-11

BRIAN G. JOHNSTON  
JOHN D. MCGLYNN  
J. BRIAN REEVE.

**EMPLOYERS REASSURANCE CORPORATION**

NOTICE IS HEREBY GIVEN that Employers Reassurance Corporation, a foreign insurance company, with its head office in Overland Park, Kansas, qualified by the Office of the Superintendent of Financial Institutions Canada to insure risks in Canada falling within the classes of life and accident and sickness, in each case restricted to reinsurance, and having its Chief Agent's office in Toronto, Ontario intends to apply to the Financial Services Commission for a license under Section 40 of the *Insurance Act* (Ontario), to transact such reinsurance business in the Province of Ontario.

Dated this 24th day of February, 1999.

(2704) 10-12

MCCARTHY TÉTRAULT,  
Solicitors.





Ontario  
Energy  
Board

Notice "C" RP-1999-0004

NOTICE OF APPLICATION

AND

NOTICE OF WRITTEN HEARING  
FRANCHISE APPROVAL FOR  
THE CORPORATION OF THE  
TOWNSHIP OF SHUNIAH

An Application has been filed by Union Gas Limited with the Ontario Energy Board for approval of a municipal franchise agreement for the

right to construct and operate works to supply gas to the Township of Shuniah pursuant to sections 9 and 10 of the *Municipal Franchises Act*. The Application is to replace an existing franchise agreement between Union Gas Limited and the Corporation of the Township of Shuniah.

This notice does not constitute service but is published as a matter of record only.

Dated at Toronto, this 23rd day of February, 1999.

ONTARIO ENERGY BOARD

PAUL B. PUDGE,  
Board Secretary.

(2712) 11



# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—03—13

## ONTARIO REGULATION 68/99 made under the RESPIRATORY THERAPY ACT, 1991

Made: February 11, 1999  
Approved: February 24, 1999  
Filed: February 25, 1999

Amending O. Reg. 596/94  
(General)

Note: Ontario Regulation 596/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

### 1. Ontario Regulation 596/94 is amended by adding the following Parts:

#### PART VI QUALITY ASSURANCE

##### GENERAL

32. In this Part,

“Committee” means the Quality Assurance Committee.

33. The Committee shall administer the quality assurance program, which shall include the following components:

1. Continuous quality improvement activities by members.
2. Assessment of members' knowledge, skills and judgment and remediation of members whose knowledge, skills or judgment have been assessed and found to be unsatisfactory.
3. Assessment of members who are alleged to have demonstrated behaviour or made remarks of a sexual nature towards a patient or client and remediation of members.

34. The College shall monitor the members' compliance with the quality assurance program.

##### CONTINUOUS QUALITY IMPROVEMENT ACTIVITIES

35. (1) Every member shall participate in continuous quality improvement activities which shall include,

- (a) self-assessment of the member's knowledge, skills and judgment;
- (b) development of a plan to improve one or more of the member's knowledge, skills or judgment;
- (c) implementation of the plan to improve one or more of the member's knowledge, skills or judgment; and
- (d) self-evaluation of the improvement in one or more of the member's knowledge, skills or judgment.

(2) Every member shall maintain records of his or her continuing quality improvement activities in accordance with the guidelines published by the Committee and delivered to the members.

(3) A member shall, on request,

- (a) provide accurate information to the College about his or her continuing quality improvement activities; and
- (b) make his or her records available to the College for inspection.

##### ASSESSMENTS

36. (1) Each year the Committee shall select at random the names of members required to undergo an assessment of their knowledge, skills and judgment.

(2) A member shall undergo an assessment of his or her knowledge, skills and judgment if his or her name is selected at random or if the member is referred to the Committee by the Registrar, the Executive Committee or a panel of the Complaints Committee.

37. (1) An assessment under section 36 shall be conducted by an assessor appointed under section 81 of the *Health Professions Procedural Code*.

(2) A person may be appointed to conduct an assessment of a member even though the person,

- (a) is an employee of the College; or
- (b) is acquainted with the member who is to undergo the assessment.
- (3) The assessment may include,
  - (a) inspecting and reviewing the member's premises and records relating to patient and client care, continuing quality improvement activities and equipment maintenance and quality control;
  - (b) interviewing the member, his or her colleagues, staff, supervisors or employers;
  - (c) requiring the member to answer questions orally or in writing; or
  - (d) requiring the member to participate in one or more evaluations of the member's knowledge, skills or judgment including practical evaluations such as simulated situations, peer assessments or practice setting reviews.

(4) An assessor may obtain the assistance of other persons for the purposes of conducting an assessment.

38. (1) When an assessment is directed under section 36, the chair of the Committee shall select a panel from among the members of the Committee.

(2) A panel shall be composed of at least three persons, at least one of whom shall be a person appointed to the Council by the Lieutenant Governor in Council and at least one of whom shall be both a member of the College and a member of the Council.

(3) If one or more members of a panel become ill or are otherwise unable to continue as members of the panel,



- (a) the panel may continue to act with respect to the assessment so long as there are at least two members remaining on the panel; or
  - (b) the chair of the Committee may appoint other members to replace the previous panel members.
- (4) An assessor shall give a written report of the results of an assessment to the panel appointed under subsection (1).
- (5) The panel shall review the assessor's report and recommendations.
- (6) If the report indicates that any of the member's knowledge, skills and judgment are unsatisfactory, the panel shall make reasonable efforts to obtain and review the member's records relating to his or her quality improvement activities, and after doing so, it may do one or more of the following:

- 1. Give the member an opportunity to correct the aspects of the member's knowledge, skills and judgment that the panel believes are unsatisfactory.
- 2. Require the member to undertake specified remedial or refresher measures or education.
- 3. If the panel finds that the member's knowledge, skills or judgment are unsatisfactory and the panel believes that any action taken under paragraph 1 or 2 would be inadequate, direct the Registrar to impose, subject to section 42, terms, conditions or limitations on the member's certificate of registration for a specified period not exceeding six months.

39. (1) Subject to section 42, a panel may direct the Registrar to impose terms, conditions or limitations on a member's certificate of registration, for a specified period not exceeding six months, if,

- (a) the member refuses to undertake the specified remedial or refresher measures or education required under paragraph 2 of subsection 38 (6); or
- (b) the member has undertaken the specified remedial or refresher measures or education required under paragraph 2 of subsection 38 (6) and the measures or education have not been successfully completed.

(2) If a term, condition or limitation is imposed for a specified period by the Registrar as a result of a direction made under subsection (1) or paragraph 3 of subsection 38 (6), the panel may direct the Registrar to remove the term, condition or limitation before the end of the specified period if the panel is satisfied that the member's knowledge, skills and judgment are satisfactory.

40. (1) If a panel takes action under subsection 38 (6) or 39 (1), it may, at the time it communicates its decision to the member or at any time thereafter, require the member to undergo a follow-up assessment to determine whether the member's knowledge, skills and judgment are satisfactory.

(2) Sections 37, 38 and 39 apply with necessary modifications to a follow-up assessment under this section.

41. (1) A panel may refer a member to the Executive Committee if,

- (a) the member fails to comply with the requirements of the quality assurance program; or
- (b) the member poses a risk of harm to patients or clients.

(2) A panel that refers a member to the Executive Committee under subsection (1) may provide the Executive Committee with such information as it considers appropriate, except for information that may not be disclosed under section 83 of the *Health Professions Procedural Code*.

42. A panel shall not act under paragraph 3 of subsection 38 (6) or under subsection 39 (1) unless it gives the member written notice of what it intends to do, a copy of the assessor's report and at least 14 days to make a written submission to the panel.

#### BEHAVIOUR AND REMARKS OF A SEXUAL NATURE

43. (1) The chair of the Committee shall select a panel from among the members of the Committee to deal with any matter relating to sexual abuse as defined in clause 1 (3) (c) of the *Health Professions Procedural Code* that is referred to the Committee under paragraph 4 of subsection 26 (2) or section 79.1 of the *Health Professions Procedural Code* by the Complaints Committee, the Executive Committee or the Board.

(2) Subsections 38 (2) and (3) apply to a panel selected under this section.

44. (1) The panel appointed under subsection 43 (1) may require a member in respect of whom a matter mentioned in subsection 43 (1) has been referred to the Committee to undergo a psychological assessment or an assessment of the member's needs for education about sexual abuse.

(2) The person conducting the assessment shall provide a written report of the results of the assessment to the panel.

45. After considering the assessment report and subject to section 47, the panel may require the member to undergo specified therapy or to participate in a sexual abuse education program.

46. (1) Subject to section 47, the panel may direct the Registrar to impose terms, conditions or limitations on a member's certificate of registration, for a specified period not exceeding six months, if,

- (a) the member refuses to undergo an assessment required under section 44;
- (b) the member refuses to undergo therapy or to participate in the sexual abuse education program as required under section 45; or
- (c) the member participates in the specified therapy or the sexual abuse education program but fails to successfully complete the therapy or program.

(2) If a term, condition or limitation is imposed for a specified period by the Registrar as a result of a direction made under subsection (1), the panel may direct the Registrar to remove the term, condition or limitation before the end of the specified period if the panel is satisfied that it is no longer needed.

(3) A panel may refer a member to the Executive Committee if a term, condition or limitation has been imposed on the member's certificate of registration for a specified period of time under this section and the member,

- (a) continues to refuse to undergo an assessment;
- (b) continues to refuse to undertake the specified therapy or to participate in a sexual abuse education program required under section 45; or
- (c) fails to successfully complete the specified therapy or program.

(4) A panel that refers a member to the Executive Committee under subsection (3) may provide the Executive Committee with such infor-

mation as it considers appropriate, except for information that may not be disclosed under section 83 of the Code.

47. A panel shall not act under section 45 or subsection 46 (1) unless it gives the member written notice of what it intends to do, a copy of the assessor's report and at least 14 days to make a written submission to the panel.

## PART VII PRESCRIBED PROCEDURES

48. The following procedures are prescribed as procedures below the dermis for the purposes of paragraph 1 of section 4 of the Act:

### 1. Basic procedures:

- i. Arterial puncture.
- ii. Capillary puncture.
- iii. Tracheostomy tube change for an established stoma.
- iv. Transtracheal catheter change for an established stoma.

### 2. Added Procedures:

- i. Removal of a cannula.
- ii. Manipulation or repositioning of a cannula.
- iii. Aspiration from a cannula.
- iv. Venipuncture.
- v. Suturing to secure indwelling cannulae.
- vi. Transtracheal catheter change for a fresh stoma that is less than seven weeks.
- vii. Tracheostomy tube change for a fresh stoma that is less than seven days but not less than 24 hours.
- viii. Manipulation or reposition of a cannula balloon.

### 3. Advanced Procedures:

- i. Insertion of a cannula.
- ii. Chest needle insertion, aspiration, reposition and removal.
- iii. Chest tube insertion, aspiration, reposition and removal.

49. (1) It is a condition of a general certificate of registration that a member not perform an advanced procedure unless the member has, within two years before the procedure is performed, successfully completed a certification process or program approved by the Registration Committee of the College.

(2) The following are conditions of a graduate certificate of registration:

- 1. A member shall not perform advanced procedures.
- 2. A member shall not perform an added procedure unless the member is permitted to perform the procedure by the terms and conditions of his or her certificate of registration imposed under subsection 15 (2), 18 (2) or 19 (6) of the *Health Professions Procedural Code*.

(3) The following are conditions of a limited certificate of registration:

- 1. A member shall not perform a basic or added procedure unless the member is permitted to perform the procedure by the terms and conditions of his or her certificate of registration imposed under subsection 15 (2), 18 (2) or 19 (6) of the *Health Professions Procedural Code*.
- 2. A member shall not perform an advanced procedure unless,
  - i. the member is permitted to perform the procedure by the terms and conditions of his or her certificate of registration imposed under subsection 15 (2), 18 (2) or 19 (6) of the *Health Professions Procedural Code*, and
  - ii. the member has, within two years before the procedure is performed, successfully completed a certification process or program approved by the Registration Committee of the College.

COUNCIL OF THE COLLEGE OF  
RESPIRATORY THERAPISTS OF ONTARIO:

RALPH STOKES  
President

GLEN RANDALL  
Registrar

Dated on February 11, 1999.

11/99

## ONTARIO REGULATION 69/99 made under the RESPIRATORY THERAPY ACT, 1991

Made: February 11, 1999  
Approved: February 24, 1999  
Filed: February 25, 1999

Amending O. Reg. 596/94  
(General)

Note: Since the end of 1997, Ontario Regulation 596/94 has been amended by Ontario Regulation 68/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. Ontario Regulation 596/94 is amended by adding the following Part:

## PART VIII REGISTRATION

50. The following are prescribed as classes of certificates of registration:

- 1. General.
- 2. Graduate.
- 3. Limited.

51. A person may apply for a certificate of registration by submitting a completed application in the form provided by the Registrar, together with the application fee.



52. It is a requirement for the issuing of a certificate of registration of any class that the applicant pay the required annual fee for that class of certificate.

53. (1) An applicant for a certificate of registration of any class must satisfy the following requirements:

1. The applicant has not been found guilty of a criminal offence or an offence under the *Controlled Drugs and Substances Act* (Canada) or the *Food and Drugs Act* (Canada).
2. The applicant is not currently the subject of a professional misconduct, incompetence, incapacity or other similar proceeding nor been the subject of a finding of professional misconduct, incompetence, incapacity or other similar finding while registered or licensed in Ontario in another profession or in another jurisdiction in respiratory therapy or another profession.
3. The applicant is able to communicate effectively in English or French in a health care environment.
4. The applicant is a Canadian citizen or a permanent resident of Canada or is authorized under the *Immigration Act* (Canada) to engage in the practice of respiratory therapy.

(2) An applicant shall be deemed not to have satisfied the requirements for a certificate of registration if the applicant made a false or misleading statement or representation in the application.

(3) An applicant who, after having applied but before being issued a certificate, is found guilty under paragraph 1 of subsection (1) or becomes the subject of a proceeding or of a finding described in paragraph 2 of that subsection shall immediately inform the Registrar.

54. (1) In addition to the requirements set out in section 53, an applicant for a general certificate of registration must satisfy the requirements set out in subsections (2), (4) and (5).

(2) Subject to subsection (7), an applicant must,

- (a) have successfully completed a respiratory therapy program offered in Canada that, at the time of completion, was approved or accredited by the Council or by a body approved by the Council;
- (b) have successfully completed a program offered outside Canada for training respiratory therapists that, at the time of completion, was considered by the Council to be equivalent to a program referred to in clause (a); or
- (c) demonstrate through a prior learning assessment approved by the Registration Committee that he or she has knowledge, skills and judgment equivalent to those of a person who has successfully completed a program referred to in clause (a)

(3) The College shall provide the applicant with a copy of the list of programs referred to in clause (2) (a) upon request.

(4) An applicant must have successfully completed the examinations set or approved from time to time by the Council.

(5) An applicant must have met the requirements of subsection (2) within the two years immediately preceding the application for registration unless the applicant was practising respiratory therapy within that two-year period.

(6) Subject to subsection (7), the requirements in subsections (2) and (4) are non-exemptible.

(7) An applicant for a general certificate of registration is exempt from the requirements of subsection (2) if the applicant previously held a general certificate of registration and, prior to being issued the general certificate, held a limited certificate of registration.

55. (1) In addition to the requirements set out in section 53, an applicant for a graduate certificate of registration must meet the following requirements:

1. The applicant must have successfully completed the requirements of subsection 54 (2).
2. The applicant must not yet have completed the examinations referred to in subsection 54 (4).

(2) The College shall provide the applicant with a copy of the list of programs referred to in clause 54 (2) (a) upon request.

(3) An applicant must have met the requirements of subsection 54 (2) within the two years immediately preceding the application for registration unless the applicant was practising respiratory therapy in a jurisdiction outside Ontario within that two-year period.

(4) The requirements referred to in paragraphs 1 and 2 of subsection (1) are non-exemptible.

(5) A graduate certificate is deemed to have been revoked 18 months after its date of issue.

56. (1) A member who, on or before February 25, 1999, held a limited certificate of registration may continue to hold such a certificate, subject to such terms, conditions or limitations as may be specified on the certificate.

(2) A limited certificate of registration shall not be issued to a person other than a person referred to in subsection (1) after February 25, 1999.

(3) A holder of a limited certificate who wishes to obtain registration in another class must satisfy the requirements for the certificate of the other class.

57. (1) It is a condition of a certificate of registration of any class that the holder inform the College of the details of,

- (a) any finding of guilt against the member in relation to a criminal offence or an offence under the *Controlled Drugs and Substances Act* (Canada) or the *Food and Drugs Act* (Canada) made at any time after the holder's certificate is issued;
- (b) any finding of professional misconduct, incompetence, incapacity or other similar finding in Ontario in relation to another profession or in another jurisdiction in relation to respiratory therapy or another profession that occurs or arises at any time after the holder's certificate is issued;
- (c) any proceeding for professional misconduct, incompetence, incapacity or other similar proceeding in Ontario in relation to another health profession or in another jurisdiction in relation to respiratory therapy or another profession that occurs or arises at any time after the holder's certificate is issued.

(2) It is a condition of a certificate of registration of any class that the holder provide the College with satisfactory evidence of professional liability insurance coverage in the amounts and coverage set out in the policies of the College.

58. (1) A member may resign his or her membership by giving written notice to that effect to the Registrar and paying all outstanding fees, penalties or other amounts owed to the College.



(2) A member who resigns shall return his or her certificate of registration to the Registrar.

**59.** (1) It is a condition of a general certificate of registration and of a limited certificate of registration that a member comply with the requirements of subsections (2), (3), (4) and (5).

(2) A member may become an inactive member if the member,

- (a) holds a general or limited certificate;
- (b) notifies the Registrar in writing of his or her intention to become an inactive member; and
- (c) pays any outstanding fees, including any annual fee owing for the current membership, penalty or other amount owed to the College.

(3) An inactive member shall not,

- (a) provide direct patient care within the scope of practice of the profession;
- (b) act as an administrator, supervisor or educator in the field of health care;
- (c) sell products or services related to respiratory therapy;
- (d) provide consultations for respiratory care and related care, equipment and services; or
- (e) conduct research related to respiratory therapy.

(4) Upon doing any of the things referred to in subsection (3), an inactive member shall be deemed to have resumed active membership and shall promptly pay,

- (a) any outstanding fees or penalties in accordance with clause (5) (b); and
  - (b) a penalty for failure to have given notice under clause (5) (a).
- (5) An inactive member may resume active membership if he or she,
- (a) notifies the Registrar in writing of his or her intention to become an active member; and
  - (b) pays any outstanding fee, including the annual fee for the class of registration, penalty or other amount owed to the College.

**60.** (1) A holder of a general certificate of registration may use the following titles:

- 1. Registered Respiratory Therapist.
- 2. Registered Respiratory Care Practitioner.
- 3. Thérapeute Respiratoire Autorisé(e).
- 4. Praticien(ne) des Soins Respiratoires Autorisé(e).

(2) A holder of a general certificate of registration shall use the designation RRCP and may use the designation RRT.

**61.** (1) A holder of a graduate certificate of registration may use the following titles:

- 1. Graduate Respiratory Therapist.

2. Graduate Respiratory Care Practitioner.

3. Thérapeute Respiratoire Gradué(e).

4. Praticien(ne) des Soins Respiratoires Gradué(e).

(2) A holder of a graduate certificate of registration shall use the designation GRCP and may use the designation GRT.

**62.** (1) A holder of a limited certificate of registration may use the following titles:

- 1. Practical Respiratory Therapist.
- 2. Practical Respiratory Care Practitioner.
- 3. Thérapeute Respiratoire Auxiliaire.
- 4. Praticien(ne) Auxiliaire des Soins Respiratoires.

(2) A holder of a limited certificate of registration shall use the designation PRCP and may use the designation PRT.

## **2. Ontario Regulation 839/93 is revoked.**

COUNCIL OF THE COLLEGE OF  
RESPIRATORY THERAPISTS OF ONTARIO:

RALPH STOKES  
*President*

GLEN RANDALL  
*Registrar*

Dated on February 11, 1999.

11/99

## **ONTARIO REGULATION 70/99** made under the **RESPIRATORY THERAPY ACT, 1991**

Made: July 14, 1998

Approved: February 14, 1999

Filed: February 25, 1999

Amending O. Reg. 753/93  
(Professional Misconduct)

Note: Ontario Regulation 753/93 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Paragraph 26 of section 1 of Ontario Regulation 753/93 is revoked and the following substituted:**

- 26. Failing to comply with an order of a panel of the Complaints Committee, Discipline Committee, Fitness to Practise Committee or Quality Assurance Committee.

**(2) Paragraph 29 of section 1 of the Regulation is amended by striking out "in the course of practising" in the first and second lines and substituting "relevant to the practice of".**

**(3) Section 1 of the Regulation is amended by adding the following paragraph:**

30. In the case of a former member whose certificate of registration is suspended, engaging in the practice of respiratory therapy while the certificate is suspended.

COUNCIL OF THE COLLEGE OF  
RESPIRATORY THERAPISTS OF ONTARIO:

RALPH GANTER  
*President*

GLEN RANDALL  
*Registrar*

Dated on July 14, 1998.

11/99

**ONTARIO REGULATION 71/99**  
made under the  
**HIGHWAY TRAFFIC ACT**

Made: February 24, 1999  
Filed: February 25, 1999

Amending Reg. 628 of R.R.O. 1990  
(Vehicle Permits)

Note: Since the end of 1997, Regulation 628 has been amended by Ontario Regulations 540/98 and 654/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. Section 5.1 of Regulation 628 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsections:**

(3) Subject to subsection (2), a permit is validated until the expiry date set out on it and, after renewal, a permit is validated until the first, second or third anniversary date of the original expiry date, as set out on the renewed permit.

(4) Subsection (3) does not apply to a permit to which subsection 8.1 (8) applies.

**2. Section 18 of the Regulation is amended by adding the following subsections:**

(4) Upon renewal, the fee for validation of a permit referred to in Schedule 5 for less than 12 months shall be the fee payable for 12 months and the fee for validation of a permit referred to in Schedule 5 for more than 12 months but less than 24 months shall be the fee payable for 24 months.

(5) Despite subsection (4), if a person demonstrates to the Ministry that it was not possible to operate the vehicle during any period before the application for renewal was made, the Ministry shall refund to the person the difference between the amount paid for renewal of the permit validation and the amount payable under Schedule 5 for the number of months for which the vehicle could be operated, less a \$5 administrative fee.

(6) Subsection (4) does not apply to a person who surrenders plates for a permit referred to in Schedule 5 to the Ministry three or more months prior to the end of a period of validation purchased on renewal; the Ministry shall refund to such person in respect of the remaining months of validation an amount equal to the fee for that number of months under the appropriate permit number in Schedule 5, less a \$5 administrative fee.

(7) Subsections (1) and (3) apply, and subsection (4) does not apply, to,

(a) a permit to which subsection 8.1 (8) applies;

(b) a Dealer and Service permit; and

(c) a permit for which the anniversary date of its expiry date has been changed.

**3. This Regulation comes into force on March 1, 1999.**

11/99

**ONTARIO REGULATION 72/99**  
made under the  
**ONTARIO DRUG BENEFIT ACT**

Made: February 24, 1999  
Filed: February 25, 1999

Amending O. Reg. 201/96  
(General)

Note: Since the end of 1997, Ontario Regulation 201/96 has been amended by Ontario Regulations 83/98, 219/98, 221/98, 592/98 and 612/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. The definition of "Formulary" in subsection 1 (1) of Ontario Regulation 201/96 is revoked and the following substituted:**

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 36)" and dated November 20, 1998, including the amendments to the publication dated April 15, 1999.

**2. This Regulation comes into force on April 15, 1999.**

11/99

**ONTARIO REGULATION 73/99**  
made under the  
**DRUG INTERCHANGEABILITY AND  
DISPENSING FEE ACT**

Made: February 24, 1999  
Filed: February 25, 1999

Amending Reg. 935 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 935 has been amended by Ontario Regulations 220/98, 593/98 and 613/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. The definition of "Formulary" in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 36)" and dated November 20, 1998, including the amendments to the publication dated April 15, 1999.

**2. This Regulation comes into force on April 15, 1999.**

11/99

**ONTARIO REGULATION 74/99**  
made under the  
**ONTARIO DRUG BENEFIT ACT**

Made: February 24, 1999  
Filed: February 25, 1999

Amending O. Reg. 201/96  
(General)

Note: Since the end of 1997, Ontario Regulation 201/96 has been amended by Ontario Regulations 83/98, 219/98, 221/98, 592/98 and 72/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Subsection 13 (3) of Ontario Regulation 201/96 is amended by striking out "\$2.83" at the end and substituting "\$3.00".**

**(2) Subsection 13 (4) of the Regulation is amended by striking out "\$6.11" at the end and substituting "\$6.47".**

**2. (1) Clause 17 (2) (b) of the Regulation is amended by striking out "\$4.05" before "and" and substituting "\$4.24".**

**(2) Clause 17 (2) (c) of the Regulation is amended by striking out "\$4.83" at the end and substituting "\$5.05".**

**3. (1) Paragraph 1 of subsection 20.2 (5) of the Regulation is revoked and the following substituted:**

1. Until the eligible person's allowable drug costs for the fiscal period reach the deductible amount, the maximum co-payment that may be charged shall be the amount equal to the full amount otherwise payable by the Minister under section 6 of the Act in respect of the supply of the drug product less,

i. if the drug product is supplied in a pharmacy operated in a hospital approved as a public hospital under the *Public Hospitals Act*, 17 cents,

ii. if the drug product does not require a prescription for sale and is designated under section 10 as one to which clause 6 (2) (b) of the Act applies, a nil amount,

iii. if the drug product is supplied by a physician whose office is within 20 kilometres of an accredited pharmacy, 19 cents,

iv. if the drug product is supplied by a physician whose office is more than 20 kilometres from an accredited pharmacy, 22 cents, and

v. in all other cases, the amount, if any, by which the dispensing fee exceeds \$6.11.

**(2) Paragraph 3 of subsection 20.2 (5) of the Regulation is revoked and the following substituted:**

3. On or after the day the eligible person's allowable drug costs for the fiscal period reach or exceed the deductible amount, the maximum co-payment that may be charged for the remainder of the fiscal period shall be,

i. if the drug product is supplied in a pharmacy operated in a hospital under the *Public Hospital Act*, \$2.83,

ii. if the drug product does not require a prescription for sale and is designated under section 10 as one to which clause 6 (2) (b) of the Act applies, a nil amount,

iii. if the drug product is supplied by a physician whose office is within 20 kilometres of an accredited pharmacy, \$4.05,

iv. if the drug product is supplied by a physician whose office is more than 20 kilometres from an accredited pharmacy, \$4.83,

v. in all other cases, the lesser of \$6.11 or the amount the operator of the pharmacy that supplied the drug product sets as its dispensing fee under subsection 6 (1) of the *Drug Interchangeability and Dispensing Fee Act*.

**4. This Regulation comes into force on March 1, 1999.**

11/99

**ONTARIO REGULATION 75/99**  
made under the  
**CORPORATIONS TAX ACT**

Made: February 24, 1999  
Filed: February 25, 1999

Amending O. Reg. 322/97  
(Ontario Film and Television Tax Credit)

Note: Ontario Regulation 322/97 has previously been amended by Ontario Regulation 649/98.

**1. Section 5 of Ontario Regulation 322/97 is revoked and the following substituted:**

5. A production is an eligible television series production for the purposes of section 43.5 of the Act if it is an eligible Ontario production for the purposes of that section and satisfies one of the following conditions:

1. The production consists of one or more episodes of a television series, principal photography of each of the episodes commences before November 1, 1997, and the episodes are part of a cycle of at least six episodes of the television series.

2. The production is an episode of a television series and principal photography of the episode commences after October 31, 1997.

**2. This Regulation shall be deemed to have come into force on November 1, 1997.**

11/99

**ONTARIO REGULATION 76/99**  
made under the  
**CORPORATIONS TAX ACT**

Made: February 24, 1999  
Filed: February 25, 1999

Amending Reg. 183 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 183 has been amended by Ontario Regulations 298/98 and 355/98. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Paragraph 6 of subsection 701 (1) of Regulation 183 of the Revised Regulations of Ontario, 1990 is revoked.**



**(2) Section 701 of the Regulation is amended by adding the following subsection:**

(4) The amounts prescribed by subsection (1) that relate to a permanent establishment in Canada of a corporation that is liable to the taxes imposed under the Act by virtue of clause 2 (2) (a) or (b) of the Act are prescribed for the purposes of subclause 63 (1) (b) (ii) of the Act in determining the amount of the corporation's paid-up capital employed in Canada for taxation years ending after May 19, 1993.

**(3) Subsection 701 (1), as amended by subsection (1), applies in respect of taxation years ending after October 30, 1998.**

**2. Subsection 703 (2) of the Regulation is revoked and the following substituted:**

(2) The following corporations are prescribed as financial institutions for a taxation year for the purposes of clause 58 (2) (g) of the Act:

1. A corporation all or substantially all of whose assets consist of shares or indebtedness of one or more financial institutions that are related to the corporation in the corporation's taxation year.
2. A corporation all or substantially all of whose assets consist of shares or indebtedness of one or more insurance corporations that are related to the corporation if,
  - i. each of the insurance corporations carries on business in Canada at any time in the corporation's taxation year, and
  - ii. the corporation elects in its return of income for the taxation year to be a financial institution for the purposes of Part III of the Act.
3. A corporation, other than a corporation referred to in paragraph 1 or 2, all or substantially all of whose assets consist of shares or indebtedness of one or more financial institutions that are related to the corporation in the taxation year and shares or indebtedness of one or more insurance corporations that are related to the corporation in the taxation year if,
  - i. each of the insurance corporations carries on business in Canada at any time in the corporation's taxation year, and
  - ii. the corporation elects in its return of income for the taxation year to be a financial institution for the purposes of Part III of the Act.
4. Avco Financial Services Canada Limited.
5. Avco Financial Services Realty Limited.
6. Avco Financial Services Quebec Limited.
7. Beneficial Canada Inc.
8. Beneficial Realty Ltd.
9. GE Capital Canada Limited.
10. GE Capital Canada Retailer Financial Services Company.
11. John Deere Credit Inc.
12. Trans Canada Credit Corporation.
13. Norwest Financial Capital Canada, Inc.
14. Norwest Financial Canada, Inc.

15. Household Financial Corporation Limited.

16. Household Finance Corporation of Canada.

17. Household Realty Corporation Limited.

18. Household Commercial Canada Inc.

19. Merchant Retail Services Limited.

(3) Despite subsection (2), a corporation prescribed as a financial institution under subsection (2) as of a date before July 1, 1999 shall not be considered to be a financial institution until its first taxation year ending after June 30, 1999 for the purposes of determining the amount of a deduction under clause 62 (1) (c) of the Act by another corporation that is not related to the financial institution.

(4) For the purposes of paragraphs 2 and 3 of subsection (2), a corporation is deemed to elect in its return of income for a taxation year to be a financial institution for the purposes of Part III of the Act if the corporation calculates its tax under Part III of the Act for the year on the basis that it is a financial institution.

(5) Despite subsection (4), a corporation is not deemed to make the election referred to in that subsection for a taxation year ending before February 25, 1999 if,

- (a) the corporation delivers an amended return for the taxation year before the end of the normal assessment period in respect of the taxation year; and
- (b) the corporation determines the amount of its tax under Part III of the Act in the amended return on the basis that the corporation is not a financial institution for the year for the purposes of that Part.

**3. Part IX of the Regulation is amended by adding the following section:**

**904.** (1) A film or television production is an eligible production for the purposes of section 43.10 of the Act for a taxation year if the following conditions are satisfied:

1. The principal photography for the production commences before the end of the taxation year.
2. If the production is a television series having at least two episodes, or is a pilot episode for such a television series, the total expenditures included in the cost of each episode or, if the production is a depreciable property, in the capital cost of each episode, during the 24 months after principal photography for the production commences, exceed,
  - i. \$100,000 if the episode has a running time that is less than 30 minutes, or
  - ii. \$200,000 in any other case.
3. If the production is not the type of production referred to in paragraph 2, the total expenditures included in the cost of the production or, if the production is a depreciable property, in the capital cost of the production, during the 24 months after principal photography for the production commences, exceed \$1 million.
4. The production is not,
  - i. news, current events or public affairs programming, or a programme that includes weather or market reports,
  - ii. a talk show,

- iii. a production in respect of a game, questionnaire or contest,
- iv. a sports event or activity,
- v. a gala presentation or awards show,
- vi. a production that solicits funds,
- vii. reality television,
- viii. pornography,
- ix. advertising,
- x. a production produced primarily for industrial, corporate or institutional purposes, or
- xi. a production for which public financial support would be contrary to public policy.

(2) A corporation is a qualifying corporation in respect of an eligible production for the purposes of section 43.10 of the Act for a taxation year if the corporation would be an "eligible production corporation" throughout the taxation year, within the meaning of the definition of that term in subsection 125.5 (1) of the Federal Act if that definition were read with the following changes:

- 1. The references to "accredited production" and "in Canada" shall be read as "eligible production" and "in Ontario", respectively.
- 2. The reference to "(as defined by regulation)" shall be struck out.
- 3. The reference to "eligible production corporation" in paragraph (b) of the definition shall be read as "qualifying corporation".

(3) A qualifying corporation's qualifying Ontario labour expenditure for a taxation year in respect of an eligible production for the purposes of section 43.10 of the Act is the amount, if any, by which "A" exceeds "B".

where,

"A" is the total of all amounts each of which is the corporation's Ontario labour expenditure for the year or a preceding taxation year, and

"B" is the total of the amounts that would be determined for the taxation year under paragraphs (b), (c) and (d) of the definition of "qualified Canadian labour expenditure" in subsection 125.5 (1) of the Federal Act, if that definition were read with the changes required by subsection (4).

(4) Paragraphs (b), (c) and (d) of the definition of "qualified Canadian labour expenditure" in subsection 125.5 (1) of the Federal Act shall be read with the following changes for the purposes of subsection (3):

- 1. Each reference to "accredited production" shall be read as "eligible production".
- 2. The reference in paragraph (b) to "the total determined under paragraph (a)" shall be read as a reference to the total of all amounts each of which is the corporation's Ontario labour expenditure in respect of the production for the year or a preceding taxation year.
- 3. The amount of assistance referred to in paragraph (b) shall be deemed to be the amount determined in subsection (5).

4. The reference in paragraph (c) to "qualified Canadian labour expenditure" shall be read as "qualifying Ontario labour expenditure".

5. The reference to "principal filming or taping" in paragraph (c) shall be read as "principal photography".

(5) For the purposes of paragraph 3 of subsection (4), the amount of assistance referred to in paragraph (b) of the definition of "qualified Canadian labour expenditure" in subsection 125.5 (1) of the Federal Act shall be deemed to be the amount by which "A" exceeds "B",

where,

"A" is the amount otherwise determined in respect of the production under the definition of "assistance" in subsection 125.5 (1) of the Federal Act, and

"B" is the amount, if any, that is deemed to be,

(a) paid under subsection 125.4 (3) of the Federal Act in respect of the production, or

(b) received under subsection 44.1 (5) of the Act in respect of the production, if that subsection were read without reference to sections 43.4 and 43.6 of the Act.

(6) For the purposes of subsection (3), a qualifying corporation's Ontario labour expenditure for a taxation year in respect of an eligible production is the amount that would be determined in respect of the production for the taxation year under the definition of "Canadian labour expenditure" in subsection 125.5 (1) of the Federal Act, if paragraph 125.5 (2) (b) did not apply and if that definition were read as follows:

- 1. Each reference to "accredited production" shall be read as "eligible production".
- 2. The reference to "eligible production corporation" shall be read as "qualifying corporation".
- 3. The reference to "subject to subsection (2)" shall be read as "subject to subsection (2), other than paragraph (2) (b)".
- 4. Each reference to "services rendered in Canada" shall be read as "services rendered in Ontario".
- 5. The reference in paragraph (a) to "who were resident in Canada" shall be read as "who were Ontario-based individuals".
- 6. The reference in paragraph (b) to "in Canada through a permanent establishment (as defined by regulation)" shall be read as "in Ontario through a permanent establishment".
- 7. The reference in subparagraph (b) (i) to "an individual resident in Canada" shall be read as "an Ontario-based individual".
- 8. The reference in clause (b) (i) (A) to "in Canada" shall be read as "in Ontario".
- 9. The references in clause (b) (i) (B) and subparagraph (b) (ii) to "resident in Canada" and "services in Canada" shall be read as "Ontario-based individuals" and "services in Ontario", respectively.
- 10. The references in subparagraph (b) (iii) to "individual who was resident in Canada" and "personally in Canada" shall be read as "Ontario-based individual" and "personally in Ontario", respectively.
- 11. The reference in clause (b) (iv) (A) to "individual who is resident in Canada" shall be read as "Ontario-based individual".



12. The references in clause (b) (iv) (B) to "resident in Canada" and "services in Canada" shall be read as "Ontario-based individuals" and "services in Ontario", respectively.
13. The reference to "Canadian labour expenditure" in paragraph (c) shall be read as "Ontario labour expenditure".
14. If the qualifying corporation files an agreement referred to in subparagraph (c) (ii) with the Minister of National Revenue for the purposes of section 125.5 of the Federal Act, or has agreed that paragraph (c) of the definition of "labour expenditure" in subsection 125.4 (1) of the Federal Act applies in respect of the production, the agreement required to be filed with the Minister under subparagraph (c) (ii) as it applies for the purposes of this section shall be a copy of the agreement filed under section 125.5 of the Federal Act or a copy of the agreement under section 125.4 of the Federal Act.

(7) For the purposes of this section,

"Federal Act" means the *Income Tax Act* (Canada);

"Ontario-based individual" means, in relation to an eligible production, an individual who was subject to tax under section 2 of the *Income Tax Act* for the year preceding the year in which principal photography for the production commences, by reason that the individual was resident in Ontario on the last day of that year;

"principal photography" includes key animation if the film or television production is an animated production or contains animated segments.

#### 4. The Regulation is amended by adding the following Part:

### PART X ROLLOVERS AND ELECTIONS

#### 1001. (1) In this Part,

"Federal Act" means the *Income Tax Act* (Canada);

"Ontario allocation percentage" means,

- (a) in the case of a corporation for a taxation year, the ratio, expressed as a percentage, that the portion of the corporation's taxable income for the taxation year that is not deemed (or would not be deemed if it had income for that year) to have been earned in jurisdictions outside of Ontario for the purposes of section 39 of the Act is to the corporation's taxable income for the year, and
- (b) in the case of a partnership for a fiscal period, the ratio, expressed as a percentage, that the portion of the partnership's income for the fiscal period that would not be deemed to have been earned in a jurisdiction other than Ontario for the purposes of section 39 of the Act is to the partnership's income, determined as if the partnership were a corporation, and had income for the fiscal period.

(2) For the purposes of this Part, a partnership shall be considered to have a permanent establishment in each province in which it would have a permanent establishment under the Act if it were a corporation.

#### 1002. (1) In this section,

"transferor" means a corporation or a partnership one of whose members is a corporation.

(2) For the purposes of clause 29.1 (3) (b) of the Act, the rules in paragraph 2 of subsection 29.1 (2) of the Act do not apply to a disposition of property by a transferor to a taxable Canadian corporation if,

- (a) the transferor and the corporation each have permanent establishments in Ontario in the taxation year or fiscal period to which the election in respect of the disposition relates;
  - (b) section 5.1 of the Act does not apply to the disposition;
  - (c) one of the conditions set out in subsection (3) is satisfied; and
  - (d) the transferor and the corporation agree on an amount in respect of the property in their election for the purposes of the Act that is within the range of amounts prescribed by subsection (4).
- (3) The following are the conditions referred to in clause (2) (c):

1. The Ontario allocation percentage of the corporation for the taxation year to which the election relates in respect of the disposition is not more than 10 percentage points greater or less than the Ontario allocation percentage of the transferor for the taxation year or fiscal period, as the case may be, to which the election in respect of the disposition relates.
2. The disposition is from a transferor that is a corporation to one or more other corporations as part of a reorganization in the course of which a dividend is received by a corporation to which subsection 55 (2) of the Federal Act would have applied, except that paragraph 55 (3) (b) of that Act applies, and, in the case where the property is a qualifying intellectual property under section 203,
  - i. the corporation acquires the property primarily for the purpose of implementing in Ontario the same innovation or invention for which the property was acquired by the transferor, and
  - ii. if the property was used exclusively in Ontario by the transferor to implement the innovation or invention for which the transferor acquired the property, the property will be used exclusively in Ontario by the corporation for the same purpose.
3. The property is a qualifying intellectual property under section 203 which is acquired by the corporation primarily for the purpose of implementing in Ontario the same innovation or invention for which the property was acquired by the transferor, and, if the property was used exclusively in Ontario by the transferor to implement the innovation or invention for which the transferor acquired the property, the property will be used exclusively in Ontario by the corporation for the same purpose.
4. The property is not a qualifying intellectual property under section 203, and the cost amount of the property to the transferor for the purposes of the Act immediately before the disposition is different than the cost amount of the property to the transferor for the purposes of the Federal Act by reason that different amounts were deducted from income or from tax under the Act and under the Federal Act on account of scientific research and experimental development activities carried on in Ontario.

(4) For the purposes of clause (2) (d), an amount is within the range of amounts prescribed by this subsection if it is not greater than the greater of the following two amounts and not less than the lesser of the following two amounts:

1. The amount that the transferor and corporation agree upon or are deemed to agree upon in respect of the property under the Federal Act.
2. The amount referred to in paragraph 1 less the cost amount of the property immediately before the disposition for the purposes of the Federal Act, plus the cost amount of the property for the purposes of the Act immediately before the disposition.



**1003.** (1) For the purposes of clause 31.1 (3) (b) of the Act, the rules in paragraph 2 of subsection 31.1 (2) of the Act do not apply to a disposition of property by a corporation to a Canadian partnership if,

- (a) the corporation has a permanent establishment in Ontario in the taxation year to which the election in respect of the disposition relates and the partnership has a permanent establishment in Ontario in the fiscal period to which the election in respect of the disposition relates;
- (b) section 5.1 of the Act does not apply to the disposition;
- (c) one of the conditions set out in subsection (2) is satisfied; and
- (d) the corporation and the other members of the partnership agree on an amount in respect of the property in their election for the purposes of the Act that is within the range of amounts prescribed by subsection (3).

(2) The following are the conditions referred to in clause (1) (c):

- 1. The Ontario allocation percentage of the partnership for the fiscal period to which the election in respect of the disposition relates is not more than 10 percentage points greater or less than the Ontario allocation percentage of the corporation for the taxation year to which the election in respect of the disposition relates.
- 2. The property is a qualifying intellectual property under section 203 which is acquired by the partnership primarily for the purpose of implementing in Ontario the same innovation or invention for which the property was acquired by the corporation and, if the property was used exclusively in Ontario by the corporation to implement the innovation or invention for which the corporation acquired the property, the property will be used exclusively in Ontario by the partnership for the same purpose.
- 3. The property is not a qualifying intellectual property under section 203, and the cost amount of the property to the corporation for the purposes of the Act immediately before the disposition is different than the cost amount of the property to the corporation for the purposes of the Federal Act by reason that different amounts were deducted from income or from tax under the Act and under the Federal Act on account of scientific research and experimental development activities carried on in Ontario.

(3) For the purposes of clause (1) (d), an amount is within the range of amounts prescribed by this subsection if it is not greater than the greater of the following two amounts and not less than the lesser of the following two amounts:

- 1. The amount the corporation and the other partners agree on or are deemed to agree on in respect of the property under the Federal Act.
- 2. The amount referred to in paragraph 1 less the cost amount of the property immediately before the disposition for the purposes of the Federal Act, plus the cost amount of the property for the purposes of the Act immediately before the disposition.

**5. The Regulation is amended by adding the following Part:**

**PART XI  
ONTARIO BUSINESS—RESEARCH INSTITUTE  
TAX CREDIT**

**1101.** (1) For the purposes of clause 43.9 (5) (d) of the Act, an eligible research institute and a corporation that have entered into an eligible contract are connected if the corporation is controlled directly or indirectly in any manner whatever by the institute and one or more other eligible research institutes or would be controlled directly or indirectly if the institutes were to act in concert.

(2) For the purposes of clause 43.9 (9) (a) of the Act, a payment that is a contract payment within the meaning of subsection 127 (9) of the *Income Tax Act* (Canada) made by a person other than a qualifying corporation is considered to be a payment made by a qualifying corporation to an eligible research institute under the terms of an eligible contract if,

- (a) the contract payment is made to the eligible research institute by the person in consideration for the eligible research institute performing in Ontario scientific research and experimental development for or on behalf of the qualifying corporation; and
- (b) the qualifying corporation, the eligible research institute and the person are all parties to the eligible contract.

(3) For the purposes of subclause 43.9 (9) (c) (ii) of the Act, the following expenditures are prescribed:

- 1. Subject to subsection (4), an expenditure made under the eligible contract after the contract is amended, unless, before the expenditure is made, the Minister gives a favourable ruling under subsection 43.9 (10) of the Act with respect to the contract and the expenditure.
- 2. An expenditure made to an entity that ceases to be an eligible research institute before the expenditure is incurred.
- 3. An expenditure made under the contract,
  - i. if information provided to the Minister or any representation made to the Minister for the purpose of or in connection with obtaining a favourable ruling under subsection 43.9 (10) of the Act in respect of the contract or the expenditure is not correct, and it is reasonable to believe that the Minister would not have given the favourable ruling if the correct information had been provided or if the representation had not been made,
  - ii. if any undertaking given in connection with the application for the ruling is not fulfilled, or
  - iii. if information is not disclosed to the Minister and it is reasonable to believe that, if the information had been disclosed, the Minister would not have given a favourable ruling with respect to the contract or the expenditure.
- 4. An expenditure under an eligible contract that is made to an eligible research institute that is prescribed by subsection (11) and that is not a hospital research institute referred to in clause (12) (a), unless teaching staff, students or research fellows of an eligible research institute referred to in clause (a) of the definition of "eligible research institute" in subsection 43.9 (29) of the Act or a hospital research institute described in clause (12) (a) are significantly involved in carrying out the scientific research and experimental development activities required under the contract.
- 5. An expenditure under an eligible contract with an eligible research institute for work described in paragraph (d) of the definition of "scientific research and experimental development" in subsection 248 (1) of the *Income Tax Act* (Canada) that is clinical research in Phase IV, as described in Application Policy 96-09 dated September 4, 1996, issued by the Tax Incentive Audit Section and Scientific Research Section of Revenue Canada, unless the work is directly in support of work described in paragraph (a), (b) or (c) of that definition that is carried out,
  - i. by the eligible research institute,
  - ii. by a wholly-owned and controlled non-profit subsidiary of the eligible research institute, or
  - iii. by another eligible research institute under a contract referred to in subsection 43.9 (23) of the Act with the eligible research institute.

(4) Subsection 43.9 (12) of the Act applies with necessary modifications to an expenditure referred to in paragraph 1 of subsection (3).

(5) For the purposes of subsection 43.9 (21) of the Act, a corporation's qualified expenditure limit for a taxation year is \$20 million if the corporation is not associated at any time in the year with any other corporation.

(6) If a corporation is associated in a taxation year with another corporation, the corporation's qualified expenditure limit for the purposes of section 43.9 of the Act is determined in accordance with the following rules:

1. If all of the corporations that are associated with each other in the taxation year have filed with the Minister an agreement in a form acceptable to the Minister under which, for the purposes of section 43.9 of the Act, they allocate an amount to one or more of them for the taxation year, and the total of all amounts allocated to one or more of them does not exceed \$20 million, the qualified expenditure limit for the year of each corporation shall be, subject to paragraph 4 and subsections (7) and (8), the amount allocated to it.
2. If the Minister notifies in writing any of the corporations that are associated with each other in a taxation year that an agreement referred to in paragraph 1 is required to be filed and no agreement is filed within 30 days after the notification is sent by the Minister,
  - i. the Minister may, for the purposes of section 43.9 of the Act, allocate an amount to each of the corporations, and the total of all amounts allocated by the Minister to the corporations shall not exceed \$20 million, and
  - ii. except as otherwise provided in paragraph 4 or subsection (7) or (8), the qualified expenditure limit for the year of each of the corporations is the amount allocated by the Minister to it.
3. If no agreement referred to in paragraph 1 is filed by the corporations with the Minister, and the Minister does not make an allocation under paragraph 2, the qualified expenditure limit of each of the corporations for the taxation year shall be deemed to be nil.
4. If a corporation (the "first corporation") has more than one taxation year ending in the same calendar year and it is associated in two or more of those taxation years with another corporation that has a taxation year ending in that calendar year, the qualified expenditure limit of the first corporation for each taxation year that ends in the calendar year, that is a taxation year in which it is associated with the other corporation and that is a taxation year that ends after its first taxation year ending in that calendar year, shall not exceed an amount equal to the lesser of,
  - i. its qualified expenditure limit as otherwise determined under paragraph 1, 2 or 3 for its first taxation year ending in the calendar year, multiplied by the ratio of the number of days in the taxation year to 365, and
  - ii. its qualified expenditure limit as otherwise determined under paragraph 1, 2 or 3 for the particular taxation year ending in the calendar year, multiplied by the ratio of the number of days in the taxation year to 365.

(7) Despite subsections (5) and (6), if a corporation has a taxation year that is less than 51 weeks and paragraph 4 of subsection (6) does not apply, the corporation's qualified expenditure limit for the taxation year for the purposes of section 43.9 of the Act shall be the amount otherwise determined under this section, before the application of the rule in subsection (8) if it applies, multiplied by the ratio of the number of days in the taxation year to 365.

(8) Despite subsections (5) and (6), if a corporation's taxation year commences before May 7, 1997, its qualified expenditure limit for the taxation year for the purposes of section 43.9 of the Act shall not exceed the amount otherwise determined under this section, multiplied by the ratio of the number of days in the year ending after May 6, 1997 to the total days in the taxation year.

(9) For the purposes of clause 43.9 (26) (b) of the Act, an employee of an eligible research institute that has entered into an eligible contract with a corporation is connected to that corporation if,

- (a) the employee and one or more persons each of whom is an employee of the same or another eligible research institute, or is related to the employee or to another employee of the same or another eligible research institute, control the corporation directly or indirectly in any manner whatever, or would control the corporation directly or indirectly if they acted in concert; or
- (b) the employee was an employee of the corporation or of a corporation related to the corporation and there is an arrangement under which the employee will be employed by the corporation or a corporation related to the corporation after the completion of the contract.

(10) For the purposes of the definition of "eligible research institute" in subsection 43.9 (29) of the Act, a university referred to in clause (a) of that definition shall be deemed to include all non-profit organizations that are affiliated or federated colleges or universities of the university.

(11) For the purposes of clause (c) of the definition of "eligible research institute" in subsection 43.9 (29) of the Act, a non-profit organization that meets the conditions in one of the following paragraphs is an eligible research institute:

1. A non-profit organization,
  - i. that is exempt from tax under the Act and the *Income Tax Act* (Canada) by reason of paragraph 149 (1) (j) or (l) of that Act,
  - ii. that is affiliated with an eligible research institute referred to in clause (a) of the definition of that term in subsection 43.9 (29) of the Act and has entered into an exchange of information agreement with the institution under which teaching staff, students and research fellows of the institute may actively participate in and receive educational benefits from the scientific research and experimental development activities carried out by the non-profit organization,
  - iii. that is capable of supporting and conducting scientific research and experimental development at its premises or the premises of the eligible research institute with which it is affiliated, through qualified employees who have sufficient expertise and experience, and who have appropriate facilities and services located at those premises,
  - iv. that is not primarily funded by businesses or industries operating in the private sector, and
  - v. of which no single member who is not exempt from tax under Division H of Part I of the *Income Tax Act* (Canada), if the organization is constituted without share capital, has more than 10 per cent of the votes that may be cast by members, or, if the organization is incorporated with share capital, no single shareholder of the organization who is not exempt from tax under Division H of Part I of the *Income Tax Act* (Canada) holds, directly or indirectly, shares that carry more than 10 per cent of the voting rights attached to voting securities, within the meaning of the *Securities Act*, of the non-profit organization.

2. A non-profit organization,

- i. that is exempt from tax under the Act and the *Income Tax Act* (Canada) by reason of paragraph 149 (1) (j) of that Act,



- ii. that makes all of its expenditures on account of scientific research and experimental development by way of payments to one or more eligible research institutes, each of which is an eligible research institute referred to in clause (a) or (b) of the definition of "eligible research institute" in subsection 43.9 (29) of the Act or a hospital research institute described in clause (12) (a),
- iii. the board of directors of which may be appointed or elected only by the eligible research institutes referred to in subparagraph ii to which the non-profit organization makes all of its expenditures on account of scientific research and experimental development, and
- iv. all of the shares of which, if the non-profit organization is incorporated with share capital, are held by the eligible research institutes referred to in subparagraph ii.

(12) For the purposes of clause (d) of the definition of "eligible research institute" in subsection 43.9 (29) of the Act, a hospital research institute is an eligible research institute in respect of a qualifying corporation if,

- (a) it is a hospital listed in Group A, D, H or L in the Schedule to Regulation 964 of the Revised Regulations of Ontario, 1990, ("Classification of Hospitals") made under the *Public Hospitals Act* or in Group A, D, H or L in the list of public hospitals maintained under section 32.1 of that Act; or
- (b) it is a corporation,
  - (i) that is exempt from tax under the Act and the *Income Tax Act* (Canada) by reason of paragraph 149 (1) (j) or (l) of that Act,
  - (ii) that is affiliated with a hospital referred to in clause (a) and has entered into an agreement with the hospital under which teaching staff from the hospital and students in the health professions may actively participate in and receive educational benefits from the scientific research and experimental development activities carried out by the corporation,
  - (iii) that is capable of supporting and conducting scientific research and experimental development at its premises or the premises of the hospital with which it is affiliated, through qualified employees who have sufficient expertise and experience, and who have appropriate facilities and services at those premises, and
  - (iv) that is not primarily funded by businesses or industries operating in the private sector.

(13) For the purposes of subsections (11) and (12), the following types of payments made to a non-profit organization or corporation shall not be considered to be funding of the organization or corporation:

1. An unconditional donation or gift.
2. An amount that is an expenditure to the payer that is described in paragraph 37 (1) (a) of the *Income Tax Act* (Canada) or subparagraph 37 (1) (b) (i) of that Act.
3. An amount advanced as a loan if, under all arrangements that reasonably relate to the loan, the lender has the right to receive only payments on account of principal and interest at a commercially reasonable rate.

(14) Despite subsections (11) and (12), a non-profit organization or hospital research institute is not an eligible research institute until it is designated an eligible research institute by the Minister.

(15) A non-profit organization or hospital research institute may apply to the Minister to be designated and shall be designated by the Minister to be an eligible research institute if,

- (a) in the case of a non-profit organization, it is an eligible research institute under subsection (11); or
- (b) in the case of a hospital research institute, it is an eligible research institute under subsection (12).

(16) The Minister may designate a non-profit organization or hospital research institute to be an eligible research institute under subsection (15) effective as of a date that is before or after the day on which the Minister authorizes the designation.

(17) The Minister may revoke the designation of a non-profit organization or hospital research institute under subsection (15) if the organization or institute no longer qualifies as an eligible research institute under subsection (11) or (12).

(18) Despite subsections (11) and (12), a non-profit organization or hospital research institute that has been designated an eligible research institute under subsection (15) shall be deemed to continue to be an eligible research institute for the purposes of section 43.9 of the Act until the Minister revokes its designation.

(19) The Minister may revoke a designation under subsection (17) effective as of a date that is before or after the day on which the Minister authorizes the revocation of the designation except that the effective date may not be before the date on which the non-profit organization or hospital research institute ceased to qualify as an eligible research institute under subsection (11) or (12).

(20) The Minister shall publicize designations under subsection (15), revocations of designations under subsection (17) and the effective date of each designation and revocation by bulletin or by any other means of communication that, in the opinion of the Minister, will bring these matters to the attention of those affected.

#### 6. The Regulation is amended by adding the following Part:

#### PART XII ONTARIO COMPUTER ANIMATION AND SPECIAL EFFECTS TAX CREDIT

1201. (1) For the purposes of subsection 43.8 (17) of the Act,

"eligible computer animation and special effects activities" means activities undertaken to produce eligible animation or visual effects and includes designing, modelling, rendering, lighting, painting, animating and compositing, but does not include activities that are scientific research and experimental development for the purposes of paragraph 37 (1) (a) of the *Income Tax Act* (Canada) or subparagraph 37 (1) (b) (i) of that Act;

"Ontario labour expenditure" of a qualifying corporation in respect of an eligible production for a taxation year means all salaries or wages,

- (a) that are directly attributable to eligible computer animation and special effects activities carried out by the qualifying corporation for the eligible production,
- (b) that are incurred by the qualifying corporation after June 30, 1997 and in the taxation year, and
- (c) that are paid by the qualifying corporation in the taxation year or within 60 days after the end of the taxation year to individuals,



- (i) who report to a permanent establishment of the qualifying corporation in Ontario at which the eligible computer animation and special effects activities are carried out, and
- (ii) who, by reason of being individuals described in clause 2 (a) of the *Income Tax Act*, were subject to tax under section 2 of that Act for the calendar year last ending before the end of the qualifying corporation's taxation year;

"prescribed cost", incurred by a qualifying corporation in a taxation year in respect of an eligible production, means the total of all costs incurred by the corporation after June 30, 1997 and in the taxation year in respect of the production, where each cost satisfies the following conditions:

1. The cost is incurred by the corporation in carrying on eligible computer animation and special effects activities for the eligible production.
2. The amount of the cost is reasonable in the circumstances.
3. The cost,
  - i. is included in the amount of the corporation's cost or, in the case of a depreciable property, its capital cost of the eligible production that incorporates the results of the eligible computer animation and special effects activities, or
  - ii. is incurred by the corporation in performing eligible computer animation and special effects activities under a contract entered into,
    - A. with the producer of the eligible production, or
    - B. with another qualifying corporation that is carrying on eligible computer animation and special effects activities for the eligible production.

(2) For the purposes of the definition of "eligible computer animation and special effects activities" in subsection (1),

"eligible animation or visual effects" means, in respect of an eligible production, animation or visual effects created primarily with digital technologies, but does not include,

- (a) audio effects,
- (b) in camera effects,
- (c) credit rolls,
- (d) subtitles,
- (e) animation or visual effects all or substantially all of which are created by editing activities, or
- (f) animation or visual effects for use in promotional material for the eligible production.

7. (1) Subject to subsections (2) to (5), this Regulation shall be deemed to have come into force on May 6, 1997.

(2) Subsection 1 (2) shall be deemed to have come into force on May 20, 1993.

(3) Sections 2, 5 and 6 shall be deemed to have come into force on May 7, 1997.

(4) Section 3 shall be deemed to have come into force on November 1, 1997.

(5) Subsections 1 (1) and (3) shall be deemed to have come into force on October 31, 1998.

11/99

## ONTARIO REGULATION 77/99 made under the MUNICIPAL ACT

Made: February 25, 1999

Filed: February 26, 1999

Revoking O. Reg. 701/98

(Part XXII.2 of the Act—Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000—10/5/5 per cent cap)

1. Ontario Regulation 701/98 is revoked.

ERNIE EVES  
Minister of Finance

Dated on February 25, 1999.

11/99

## ONTARIO REGULATION 78/99 made under the EDUCATION ACT

Made: February 25, 1999

Filed: February 26, 1999

Amending O. Reg. 509/98

(Tax Matters—Relief in Unorganized Territory  
(Section 257.2.1 of the Act))

Note: Ontario Regulation 509/98 has previously been amended by Ontario Regulation 622/98.

1. Subsection 4 (1) of Ontario Regulation 509/98 is revoked and the following substituted:

(1) A 1998 assessment-related tax increase or decrease shall be phased-in if the property is,

- (a) in the residential/farm property class prescribed under the *Assessment Act*; or
- (b) in the multi-residential property class prescribed under the *Assessment Act* in the Chapleau Locality Education.

2. Paragraph 2 of section 5 of the Regulation is amended by striking out "or, if the property is in the industrial property class, \$120" at the end.

3. (1) The definition of "1998 assessment-related tax increase" in subsection 7 (1) of the Regulation is revoked.

(2) Clause 7 (2) (a) of the Regulation is revoked and the following substituted:

- (a) there is a 1998 assessment-related tax increase, within the meaning of section 3, that exceeds \$30;

**(3) Subclause 7 (2) (f) (i) of the Regulation is revoked and the following substituted:**

- (i) for the 1998 taxation year, before March 31, 1999, or

**(4) Paragraph 1 of subsection 7 (3) of the Regulation is revoked and the following substituted:**

1. Subject to paragraph 2, the amount of the tax deferral is the amount of the 1998 assessment-related tax increase, within the meaning of section 3, reduced by the amount of the tax increase that is not yet phased-in.

**4. (1) Subsection 8 (1) of the Regulation is revoked and the following substituted:**

(1) An eligible charity is entitled to a rebate of taxes for 1998, 1999 and 2000 taxation years on property the charity occupies if,

- (a) the property is in the commercial property class or the industrial property class, prescribed under the Assessment Act; and

- (b) a written application for the rebate, together with sufficient documentation to establish eligibility for the rebate, is given to the secretary of the levying board,

- (i) for the 1998 taxation year, on or before March 31, 1999, or

- (ii) for the 1999 or 2000 taxation year, on or before June 1 of the year.

**(2) Subsections 8 (3) and (4) of the Regulation are revoked and the following substituted:**

(3) The amount of the rebate shall be determined in accordance with section 2 of Ontario Regulation 47/99.

(4) The levying board must pay the rebate in accordance with the following:

1. The estimated rebate for the 1998 taxation year must be paid on or before April 30, 1999.
2. The estimated rebate for the 1999 and 2000 taxation years must be paid on or before June 30 of the year.
3. Final adjustments must be made, after the taxes paid by the charity can be determined, in respect of the difference between the estimated rebate paid by the levying board and the rebate to which the charity is entitled.

**5. Subsection 9 (2) of the Regulation is revoked.**

**6. The Regulation is amended by adding the following section:**

CAPPING OF TAXES FOR CERTAIN PROPERTY TAXES  
FOR 1998, 1999 AND 2000—10/5/5 PER CENT CAP

**10. (1)** Divisions A and B of Part XXII.2 of the *Municipal Act* apply as though they formed part of this Regulation with the modifications in this section and such other modifications as are necessary.

(2) Subject to subsections (3) and (4), Divisions A and B of Part XXII.2 of the *Municipal Act* apply with respect to the following classes of real property prescribed under the *Assessment Act*:

1. The commercial property class.
2. The industrial property class.

(3) This section does not apply with respect to property in the commercial property class in the following territories:

1. The South River Township School Area.

2. The Allan Water DSA Locality Education.

3. The Auden DSA Locality Education.

4. The Summer Beaver DSA Locality Education.

(4) This section does not apply with respect to property in the industrial property class in the following territories:

1. The Magnetawan Township School Area.

2. The West Parry Sound Board of Education.

3. The Timiskaming Locality Education.

4. The Central Algoma Locality Education.

5. The North Shore Locality Education.

6. The Upsala DSA Locality Education.

7. The Fort Francis/Rainy River Locality Education with assessment roll numbers beginning with "5903".

8. The Red Lake Locality Education.

(5) Divisions A and B of Part XXII.2 of the *Municipal Act* apply with respect to the multi-residential property class prescribed under the *Assessment Act* in the Lake Superior Locality Education.

(6) The following apply with respect to the application of Divisions A and B of Part XXII.2 of the *Municipal Act*:

1. Sections 447.44 and 447.45 of the *Municipal Act* do not apply.

2. A reference to a municipality, including a reference in a provision of Part XXII.1 of the *Municipal Act* as it applies under Part XXII.2 of the *Municipal Act*, shall be deemed to be a reference to the levying board. However, in paragraph 2 of subsection 447.51 (4) of the *Municipal Act*, the reference to the municipality shall be deemed to be a reference to the territory set out in Table 1 or the Lake Superior Locality Education, as applicable.

3. A reference to 1997 mill rates shall be deemed to include only mill rates for school purposes.

4. Sections 447.52 and 447.54 of the *Municipal Act* do not apply.

5. For the purposes of paragraph 1 of subsection 447.7 (3) and paragraph 1 of subsection 447.10 (2) of the *Municipal Act*, as they apply under section 447.38 of that Act,

- i. the factors in Table 1 are prescribed for the territories and property classes indicated, and

- ii. 0.093129 is prescribed as the factor for the multi-residential property class in the Lake Superior Locality Education.

6. Parts I and II of Ontario Regulation 7/99 apply with respect to the territories set out in Table 2 as though those Parts formed part of this Regulation with the following modifications and such other modifications as are necessary,

- i. section 2 of Ontario Regulation 7/99 does not apply,

- ii. a reference to a municipality shall be deemed to be a reference to a territory set out in Table 2, and

- iii. a reference to Table 1 of Ontario Regulation 7/99 shall be deemed to be a reference to Table 2 of this Regulation.

**7. The Regulation is amended by adding the following Tables:**

TABLE 1  
PRESCRIBED FACTORS

Territory	Commercial Property Class	Industrial Property Class
<b>Nipissing D</b>		
Murchison Lyell Sabine Localities	0.020453	0.029026
Upsala DSA Locality Education	0.090349	
Nipissing Combined School Boards	0.027459	0.044277
Timiskiming Board of Education	0.057696	
<b>Parry Sound D</b>		
East Parry Sound Board of Education	0.649964	0.571831
Magnetawan Township School Area	0.486550	
West Parry Sound Board of Education	0.496118	
<b>Manitoulin D</b>		
Manitoulin Locality Education	0.612715	0.496853
<b>Sudbury D</b>		
Asquith Garvey DSA Locality Education	0.149645	0.284654
Chapleau Locality Education	0.153825	0.207990
Espanola Locality Education	0.763200	0.817625
Foleyet DSA Locality Education	0.324997	
Gogama DSA Locality Education	0.280344	
Missarenda DSA Locality Education	0.032308	0.021249
Sudbury Locality Education	0.198351	0.263958
<b>Timiskaming D</b>		
Kirkland Lake Locality Education	0.191431	0.322490
Timiskaming Locality Education	0.103265	
<b>Cochrane D</b>		
Cochrane Iroquois Falls BR Math Locality	0.256425	0.273973
Hearst Locality Education	0.265488	0.181107
James Bay Lowlands Locality Education	0.524825	
Kap SRF And Dist Locality Education	0.303080	0.050073
Moosonee Dev Area Bd	0.159314	0.258166
<b>Algoma D</b>		
Central Algoma Locality Education	1.034332	
Michipicoten Locality Education	1.212400	0.657588
North Shore Locality Education	0.967128	0.628865
Sault Ste. Marie Locality Education	0.297442	0.289531
<b>Thunder Bay D</b>		
Armstrong DSA Locality Education	0.065712	
Caramat DSA Locality Education	0.153776	
Geraldton Locality Education	0.067076	0.273529
Kashabowie DSA Locality Education	0.034789	

Territory	Commercial Property Class	Industrial Property Class
Kilkenny DSA Locality Education	0.013594	
Lake Superior Locality Education	0.170677	0.132710
Lakehead Locality Education	0.044092	0.074617
Nipigon Red Rock Locality Education	0.015396	
Savant Lake DSA Locality Education	0.094232	
Upsala DSA Locality Education	0.090349	
<b>Rainy River D</b>		
Atikokan Locality Education	0.032914	0.046970
Fort Frances/Rainy River Locality Education (assessment roll numbers beginning with "5902")	0.024234	0.029332
Fort Frances Rainy River Locality Education (assessment roll numbers beginning with "5903")	0.023827	
Mine Centre DSA Locality Education	0.049430	0.024915
<b>Kenora D</b>		
Dryden Locality Education (assessment roll numbers beginning with "6060")	0.048815	0.053853
Dryden Locality Education (assessment roll numbers beginning with "6093")	0.039607	
Dryden Locality Education (assessment roll numbers beginning with "6096")	0.049537	0.042325
Kenora Locality Education	0.046416	0.032721
Red Lake Locality Education	0.079659	
Sturgeon Lake Locality Education	0.582223	

TABLE 2  
EDUCATION TAX CUTS

Territory	Industrial property class (amounts in dollars)
<b>Timiskaming D</b>	
Kirkland Lake Locality Education	5,318
<b>Thunder Bay D</b>	
Lake Superior Locality Education	5,335
Lakehead Locality Education	12,817
<b>Rainy River D</b>	
Atikokan Locality Education	1,092

ERNIE EVES  
Minister of Finance

Dated on February 25, 1999.

11/99



**ONTARIO REGULATION 79/99**made under the  
**EDUCATION ACT**

Made: February 25, 1999

Filed: February 26, 1999

Amending O. Reg. 400/98

(Tax Matters—Tax Rates for School Purposes)

Note: Ontario Regulation 400/98 has previously been amended by Ontario Regulations 408/98, 438/98, 499/98 and 707/98.

**1. Table 2 of Ontario Regulation 400/98 is revoked and the following substituted:**

Territory	Tax Rate—expressed as a fraction of assessed value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
<b>Nipissing D</b>			
Murchison Lyell Sabine Localities	0.003937	0.006648	0.000000
Timiskaming Board of Education	0.015620	0.000000	0.018386
Nipissing Combined School Boards	0.014395	0.026347	0.030798
<b>Parry Sound D</b>			
South River Township School Authority	0.012273	0.000000	0.000000
Magnetawan Township School Authority	0.011631	0.015393	0.000000
West Parry Sound Board of Education	0.008948	0.01656	0.000000
East Parry Sound Board of Education	0.015157	0.024196	0.015458
<b>Manitoulin D</b>			
Manitoulin Locality Education	0.011076	0.010451	0.000000
<b>Sudbury D</b>			
Sudbury Locality Education	0.019065	0.029054	0.024814
Espanola Locality Education	0.014744	0.008746	0.000000
Chapleau Locality Education	0.009968	0.014017	0.000000
Foley DSA Locality Education	0.011736	0.000000	0.000000
Gogama DSA Locality Education	0.008466	0.000000	0.000000
Asquith, Garvey DSA Locality Education	0.005257	0.011265	0.000000
Missarenda DSA Locality Education	0.007511	0.003471	0.000000
<b>Timiskaming D</b>			
Kirkland Lake Locality Education	0.025707	0.047797	0.020697
Timiskaming Locality Education	0.028122	0.036440	0.020063

Territory	Tax Rate—expressed as a fraction of assessed value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
<b>Cochrane D</b>			
Hearst Locality Education	0.011789	0.009736	0.007567
Kapuskasing SRF and Dist Locality Education	0.017465	0.003966	0.009969
Cochrane-Iroquois Locality Education	0.015712	0.020675	0.010310
Moosonee Dev Area Bd	0.005531	0.009842	0.000000
James Bay Lowlands Education Locality	0.031087	0.000000	0.000000
<b>Algoma D</b>			
Sault Ste. Marie Locality Education	0.025144	0.02758	0.000000
Central Algoma Locality Education	0.017267	0.015304	0.011737
Michipicoten Locality Education	0.020247	0.026656	0.000000
North Shore Locality Education	0.032324	0.020308	0.016003
<b>Thunder Bay D</b>			
Collins DSA Locality Education	0.000000	0.000000	0.000000
Allanwater DSA Locality Education	0.006295	0.000000	0.000000
Geraldton DSA Locality Education	0.012571	0.015097	0.006327
Nipigon Red Rock Locality Education	0.005036	0.002692	0.021993
Lake Superior Locality Education	0.032354	0.032866	0.000000
Lakehead Locality Education	0.019668	0.040276	0.032870
Auden DSA Locality Education	0.006531	0.000000	0.000000
Ferland DSA Locality Education	0.000000	0.000000	0.000000
Armstrong DSA Locality Education	0.007366	0.000000	0.000000
Caramat DSA Locality Education	0.012659	0.000000	0.000000
Kashabowie DSA Locality Education	0.006439	0.000000	0.000000
Kilkenny DSA Locality Education	0.007474	0.000000	0.008572
Savant Lake DSA Locality Education	0.008467	0.000000	0.000000
Upsala DSA Locality Education	0.008257	0.00545	0.003984
<b>Rainy River D</b>			
Fort Frances/Rainy River Education Locality (assessment roll numbers beginning with "5902")	0.013169	0.01653	0.000000

Territory	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Fort Frances/Rainy River Education Locality (assessment roll numbers beginning with "5903")	0.010762	0.009895	0.000000
Mine Centre DSA Locality Education	0.007418	0.003614	0.000000
Atikokan Locality Education	0.022309	0.033698	0.098442
<b>Kenora D</b>			
Slate Falls DSA	0.000000	0.000000	0.000000
Summer Beaver DSA Locality Education	0.010737	0.000000	0.000000
Kenora Locality Education	0.019073	0.016259	0.026538
Dryden Locality Education (assessment roll numbers beginning with "6060")	0.013218	0.016999	0.022020
Dryden Locality Education (assessment roll numbers beginning with "6091")	0.000000	0.000000	0.020106
Dryden Locality Education (assessment roll numbers beginning with "6093")	0.016090	0.000000	0.019561
Red Lake Locality Education	0.012638	0.035416	0.023720
Dryden Locality Education (assessment roll numbers beginning with "6096")	0.013572	0.012853	0.023870
Sturgeon Lake Locality Education	0.006472	0.000000	0.000000

ERNIE EVES  
Minister of Finance

Dated on February 25, 1999.

11/99

**ONTARIO REGULATION 80/99**  
made under the  
**MUNICIPAL ACT**

Made: February 25, 1999  
Filed: February 26, 1999

Amending O. Reg. 7/99

(Part XXII.2—Capping of Taxes for Certain Property Classes for  
1998, 1999 and 2000—10/5/5 per cent cap)

Note: Ontario Regulation 7/99 has not previously been amended.

**1. The definition of "Municipal tax change adjustment fraction" in subsection 2 (2) of Ontario Regulation 7/99 is revoked and the following substituted:**

"Municipal tax change adjustment fraction" means the fraction in the formula in subsection 11 (2) including the Multi-residential adjustment.

**2. Section 3 of the Regulation is revoked and the following substituted:**

Restructured municipalities

**3. (1)** This Part applies with respect to the municipalities set out in Table 2 with the modifications in this section.

(2) The Municipal tax change adjustment fraction in the formula in subsection 2 (2) shall be the fraction set out in Table 2 for the property class and municipality the property is in.

**3. Section 6 of the Regulation is revoked.**

**4. Section 9 of the Regulation is revoked.**

**5. Subsection 11 (2) of the Regulation is revoked and the following substituted:**

(2) The amount referred to in subsection (1) shall be determined in accordance with the following:

$$\text{Amount} = \left( \frac{\text{Actual 1998 municipal rate} - \frac{1998 \text{ rate to raise the 1997 levies}}{\text{Actual 1998 rate to raise the 1997 levies}} + \text{Multi-residential adjustment} \right) \times \frac{1997 - \text{level taxes with phase-in}}{\text{1997 level taxes with phase-in}}$$

where,

"Actual 1998 municipal rate" means the number determined under section 12;

"1998 rate to raise the 1997 levies" means the number determined under section 13;

"Actual 1998 education rate" means the number determined under section 14;

"Multi-residential adjustment" means the number determined under section 14.1;

"1997-level taxes with phase-in" means the 1997-level taxes for municipal and school purposes determined under paragraph 2 of subsection 447.47 (1) of the Act as adjusted under paragraph 3 of subsection 447.47 (1) of the Act.

**6. The Regulation is amended by adding the following sections:**

Multi-residential adjustment

**14.1 (1)** For the purposes of subsection 11 (2), the Multi-residential adjustment means an amount determined in accordance with the following:

$$\text{Multi-residential adjustment} = \frac{\text{PIL assessment}}{\text{Total assessment}} \times \frac{\text{Change in school PIL's} - (0.5 \times \frac{1997 \text{ school PIL's}}{\text{PIL's}})}{\text{PIL assessment}} + \frac{\text{Taxable assessment}}{\text{Total assessment}} \times \frac{\text{Change in school taxes} - \frac{\text{Transition ratio room}}{\text{Taxable assessment}}}{\text{Taxable assessment}}$$

where,

"PIL assessment" means the total assessment, as set out in the assessment roll for 1998 as returned, for property in the multi-residential property class in the municipality, with respect to which subsection 4 (3) of the *Municipal Tax Assistance Act* applies;

"Total assessment" means the total assessment, as set out in the assessment roll for 1998 as returned, for property in the multi-residential property class in the municipality;

"Changes in school PIL's" means the total payments in lieu of taxes for school purposes for 1997 on property that, for 1998, is in the multi-residential property class in the municipality and is property with respect to which subsection 4 (3) of the *Municipal Tax Assistance Act* applies minus the total payments in lieu of taxes for school purposes for 1998 on such property;

"1997 school PIL's" means the total payments in lieu of taxes for school purposes for 1997 on property that, for 1998, is in the multi-residential property class in the municipality and is property with respect to which subsection 4 (3) of the *Municipal Tax Assistance Act* applies;

"Taxable assessment" means the total assessment, as set out in the assessment roll for 1998 as returned, for property in the multi-residential property class in the municipality that is taxable for school purposes;

"Transition ratio room" means the amount determined under section 14.2.

(2) In this section,

"municipality" does not include a lower-tier municipality.

**14.2** (1) For the purposes of subsection 14.1 (1), the Transition ratio room shall be determined in accordance with this section.

(2) Subject to subsection (3), the Transition ratio room shall be determined in accordance with the following:

$$\text{Transition ratio room} = 0.5 \times \frac{1997 \text{ multi-residential school taxes}}{1997 \text{ multi-residential school taxes}}$$

where,

"1997 multi-residential school taxes" means the total taxes for school purposes for 1997 on property that, for 1998, is in the multi-residential property class in the municipality.

(3) The transition ratio room shall be determined in accordance with subsection (4) if both of the following conditions are satisfied:

1. The total taxes for school purposes for 1998 on property in the residential/farm property class in the municipality is greater than one-half of the total taxes for school purposes for 1997 on such property.
2. What the total taxes for school purposes for 1998 on property in the multi-residential property class in the municipality would be if Part XXII.2 of the Act did not apply is less than one-half of the total taxes for school purposes for 1997 on such property.

(4) The following apply if both of the conditions in subsection (3) are satisfied:

1. The amount by which the total taxes for school purposes for 1998 on property in the residential/farm property class in the

municipality exceeds one-half of the total taxes for school purposes for 1997 on such property shall be determined.

2. The amount by which one-half of the total taxes for school purposes for 1997 on property that, for 1998, is in the multi-residential property class in the municipality exceeds what the total taxes for school purposes for 1998 on such property would be if Part XXII.2 of the Act did not apply shall be determined.
3. The Transition ratio room shall be determined under subsection (5) or (6) depending on whether the amount under paragraph 1 is greater than or less than the amount under paragraph 2. If those amounts are equal to each other the Transition ratio room shall be determined in accordance with subsection (2).

(5) If the amount under paragraph 1 of subsection (4) is greater than the amount under paragraph 2 of subsection (4), the Transition ratio room shall be determined in accordance with the following:

$$\text{Transition ratio room} = \frac{1997 \text{ multi-residential school taxes}}{1997 \text{ multi-residential school taxes}} - \frac{1998 \text{ multi-residential school taxes}}{1998 \text{ multi-residential school taxes}}$$

where,

"1997 multi-residential school taxes" means the total taxes for school purposes for 1997 on property that, for 1998, is in the multi-residential property class in the municipality;

"1998 multi-residential school taxes" means what the total taxes for school purposes for 1998 on property in the multi-residential property class in the municipality would be if Part XXII.2 of the Act did not apply.

(6) If the amount under paragraph 1 of subsection (4) is less than the amount under paragraph 2 of subsection (4), the Transition ratio room shall be determined in accordance with the following:

$$\text{Transition ratio room} = (0.5 \times \frac{1997 \text{ residential school taxes}}{1997 \text{ residential school taxes}}) - \frac{1997 \text{ residential/farm school taxes}}{1997 \text{ residential/farm school taxes}} - \frac{1998 \text{ residential/farm school taxes}}{1998 \text{ residential/farm school taxes}}$$

where,

"1997 residential school taxes" means the total taxes for school purposes for 1997 on property that, for 1998, is in the multi-residential property class and the residential/farm property class in the municipality;

"1997 residential/farm school taxes" means the total taxes for school purposes for 1997 on property that, for 1998, is in the residential/farm property class in the municipality;

"1998 residential/farm school taxes" means the total taxes for school purposes for 1998 on property in the residential/farm property class in the municipality.

(7) In this section,

"municipality" does not include a lower-tier municipality.

**7. Section 16 of the Regulation is revoked and the following substituted:**

Restructured municipalities

**16.** (1) This Part applies with respect to the municipalities set out in Table 2 with the modifications in this section.

(2) The amount referred to in subsection 11 (1) shall be determined in accordance with the following and not in accordance with subsection 11 (2):



$$\text{Amount} = \frac{\text{Municipal tax adjustment}}{\text{1997 - level taxes with phase-in}} \times$$

where,

"Municipal tax adjustment" means the fraction set out in Table 2 for the property class and municipality the property is in;

"1997-level taxes with phase-in" means the 1997-level taxes for municipal and school purposes determined under paragraph 2 of subsection 447.47 (1) of the Act as adjusted under paragraph 3 of subsection 447.47 (1) of the Act.

#### 8. Section 18 of the Regulation is revoked and the following substituted:

18. (1) Sections 11 to 16 apply as though they formed part of this Part with the modifications in this section and such other modifications as are necessary.

(2) The variable called "1997-level taxes with phase-in" in the formula in subsections 11 (2) and 16 (2), as those subsections are made applicable under subsection (1), shall be calculated as though Division B of Part XXII.2 of the Act applied except that no adjustment shall be made under paragraph 3 of subsection 447.47 (1) of the Act in respect of a 1998 tax decrease phase-in.

#### 9. The Regulation is amended by adding the following Part:

##### PART VI MISCELLANEOUS

##### DEADLINE FOR MAKING DIVISION B OF PART XXII.2 OF THE ACT APPLY

19. February 28, 1999 is prescribed as the later deadline for the purposes of subparagraph i of paragraph 3 of subsection 447.44 (5) of the Act.

##### PROPERTY EXEMPT FROM PART

20. (1) The following property is exempt from Part XXII.2 of the Act:

1. A bridge or tunnel that crosses a river forming the boundary between Ontario and the United States and the land used for the purposes of the bridge or tunnel.

(2) This section applies with respect to the 1998, 1999 and 2000 taxation years.

##### PRESCRIBED FACTORS

21. For the purposes of paragraph 1 of subsection 447.7 (3) of the Act and paragraph 1 of subsection 447.10 (2) of the Act, as they apply under section 447.38 of the Act, the factors in Table 4 are prescribed for the municipalities and property classes indicated.

##### VARIATION OF SECTION 447.30 OF THE ACT, AS IT APPLIES UNDER SECTION 447.54 OF THE ACT, WITH RESPECT TO 1999 (INTERIM LEVY, LOCAL MUNICIPALITY)

22. (1) The application of section 447.30 of the Act, as it applies under section 447.54 of the Act, is varied, with respect to 1999, in accordance with the following:

1. A by-law under paragraph 1 of subsection 447.30 (1) of the Act shall provide for taxes to be limited in accordance with the following,

- i. if the taxes levied under paragraph 1 of subsection 447.30 (1) of the Act would otherwise exceed 50 per cent of the final 1998 taxes, the taxes levied under paragraph 1 of subsection 447.30 (1) of the Act shall be reduced to 50 per cent of the final 1998 taxes,

- ii. if the 1998 tax rates were levied in the previous year for only part of the year because assessment was added to the collector's roll during the year, the final 1998 taxes shall be deemed, for the purposes of subparagraph i, to be equal to what the final 1998 taxes would have been if the 1998 tax rates had been levied for the entire year,

- iii. subparagraph i does not apply with respect to a parcel if no taxes were levied on the parcel for 1998.

2. Under subsection 370 (7.1) of the Act, as that subsection applies under section 447.54 of the Act, the council of a municipality shall not adjust taxes so that they exceed what they are limited to under paragraph 1.

(2) In this section,

"final 1998 taxes" means the 1998 taxes as they may be affected by any changes with respect to which section 368.0.3 of the Act applies.

##### VARIATION OF SECTION 447.20 OF THE ACT, AS IT APPLIES UNDER SECTION 447.52 OF THE ACT, WITH RESPECT TO 1998 (DISTRIBUTION OF TAXES)

23. The application of section 447.20 of the Act, as it applies under section 447.52 of the Act, is varied, with respect to 1998, in accordance with the following:

1. Paragraph 2 of subsection 447.20 (1) of the Act does not apply under section 447.52 of the Act.

2. The part of the taxes that are for school purposes are the part of the 1997-level taxes for municipal and school purposes, determined under paragraph 2 of subsection 447.47 (1) of the Act, that are derived from mill rates for school purposes, as proportionally adjusted under paragraph 3 of subsection 447.47 (1) of the Act to phase-in 1998 tax changes and adjusted under paragraph 4 of subsection 447.47 (1) of the Act in respect of reductions in taxes for school purposes.

3. For the purposes of subsection 447.20 (2) of the Act, the council of an upper-tier municipality shall, in determining whether a lower-tier municipality has a surplus or shortfall, take into account that the amounts prescribed in Table 5, in the respect of the classes indicated in the Table, will be repaid by school boards.

##### UNORGANIZED TERRITORY ADDED TO A MUNICIPALITY IN 1998

24. (1) This section applies, for 1998, with respect to property that, on December 31, 1997, was in territory without municipal organization but that, in 1998, was part of a municipality set out in Table 6.

(2) For the purposes of subsection 447.47 (1) and 447.59 (1) of the Act, the 1997 commercial mill rate for a property in one of the commercial classes shall be determined in accordance with the following:

$$\text{1997 commercial mill rate} = \frac{\text{1997 commercial mill rate (school)}}{\text{1997 commercial mill rate (school)}} + 1/3 \times \text{Municipal proxy}$$

where,

"1997 commercial mill rate (school)" means the commercial mill rate for school purposes levied on the property for 1997;

"Municipal proxy" means the amount determined under subsection (3).

(3) For the purposes of subsection (2), the Municipal proxy for a property shall be determined in accordance with the following:

$$\text{Municipal proxy} = \frac{1997 \text{ municipal tax rate}}{1998 \text{ assessment property}} \times \frac{1997 \text{ municipal tax rate}}{1998 \text{ assessment property}}$$

where,

"1997 municipal tax rate" means the total municipal taxes for 1997 on property that, for 1998, is in one of the commercial classes and that was, in 1997, in a predecessor municipality divided by the weighted assessment of that property;

"1997 assessment (property)" means,

(a) the assessment, as set out in the assessment roll for 1997 as most recently revised, for the property, or

(b) if there was no such assessment for 1997, the assessment, as set out in the assessment roll for 1998 as returned, for the property multiplied by the factor for the municipality and property class the property is in.

"1998 assessment (property)" means the assessment, as set out in the assessment roll for 1998 as returned, for the property.

(4) Subsections (2) and (3) also apply, with necessary modifications, with respect to property in the industrial classes.

(5) For the purposes of subsection 447.47 (1) and 447.59 (1) of the Act, the 1997 residential mill rate for a property in one of the commercial classes or industrial classes is 85 percent of the 1997 commercial mill rate for the property.

(6) For the purposes of subsection 447.47 (1) and 447.59 (1) of the Act, the 1997 residential mill rate for a property in the multi-residential property class shall be determined in accordance with the following:

$$1997 \text{ residential mill rate} = \frac{1997 \text{ residential mill rate (school)}}{1998 \text{ assessment property}} + 1/3 \times \frac{\text{Municipal proxy}}{1998 \text{ assessment property}}$$

where,

"1997 residential mill rate (school)" means the residential mill rate for school purposes levied on the property for 1997;

"Municipal proxy" means the amount determined under subsection (7).

(7) For the purposes of subsection (6), the Municipal proxy for a property shall be determined in accordance with the following:

$$\text{Municipal proxy} = \frac{1997 \text{ municipal tax rate}}{1998 \text{ assessment property}} \times \frac{1997 \text{ assessment property}}{1998 \text{ assessment property}}$$

where,

"1997 municipal tax rate" means the total municipal taxes for 1997 on property that, for 1998, is in the multi-residential property class and that was, in 1997, in a predecessor municipality divided by the weighted assessment of that property;

"1997 assessment (property)" means,

(a) the assessment, as set out in the assessment roll for 1997 as most recently revised, for the property, or

(b) if there was no such assessment for 1997, the assessment, as set out in the assessment roll for 1998 as returned, for the property multiplied by the factor for the municipality and property class the property is in.

"1998 assessment (property)" means the assessment, as set out in the assessment roll for 1998 as returned, for the property.

(8) For the purposes of this section,

"predecessor municipality", in relation to a property in a municipality, means a municipality all or part of which, in 1998, forms part, for municipal purposes, of the municipality in which the property is located in 1998.

"weighted assessment" means weighted assessment within the meaning of subsection 13 (3).

#### ADJUSTMENTS TO REDUCE SURPLUSES OR DEFICIENCIES ARISING FROM THE APPLICATION OF DIVISION B OF PART XXII.2 OF THE ACT

25. (1) Adjustments shall be made under this section if the application of Division B of Part XXII.2 of the Act would result in a surplus or deficiency of taxes on a property class in a municipality other than a lower-tier municipality.

(2) The following apply for the purposes of this section:

1. A surplus or deficiency of taxes on the multi-residential property class is the amount by which the taxes under Division B of Part XXII.2 of the Act exceed or are less than the taxes that would have been imposed but for the application of Part XXII.2 of the Act.

2. A surplus or deficiency of taxes on the commercial and industrial classes is the amount by which the taxes under Division B of Part XXII.2 of the Act exceed or are less than the taxes that would have been imposed but for the application of Part XXII.2 of the Act if the tax rates for school purposes for those classes were reduced by 2 per cent.

(3) The percentage determined under paragraph 2 of subsection 447.51 (4) of the Act for 1998 tax decrease phase-ins shall be increased or decreased so that the surplus or deficiency is eliminated.

(4) For the purposes of this section, the commercial classes shall be deemed to be a single property class and the industrial classes shall be deemed to be a single property class.

10. Table 1 of the Regulation is revoked and the following substituted:

TABLE 1

#### EDUCATION TAX CUTS

Municipality	Commercial classes (amounts in dollars)	Industrial classes (amounts in dollars)
Township of Atikokan	6,450	13,735
City of Belleville		184,910
County of Brant		80,578
City of Brantford		205,408
City of Brockville		219,685
Township of Casey		33
Township of Casimir, Jennings, and Appleby		25,407



Municipality	Commercial classes (amounts in dollars)	Industrial classes (amounts in dollars)
Town of Cobalt		53
City of Cornwall		155,974
Township of Dorian	5,508	
Regional Municipality of Durham		1,046,863
Township of Ear Falls		6,025
County of Elgin		108,184
City of Elliot Lake		27,433
County of Essex		266,649
Township of Field		131
Town of Fort Frances		45,369
Separated Town of Gananoque		19,428
City of Guelph		376,201
Region of Haldimand-Norfolk		225,766
Region of Halton	190,896	
Region of Hamilton-Wentworth	122,289	2,486,180
Township of Harley		114
Town of Iroquois Falls		23,246
Township of James	437	
Town of Kapuskasing		44,282
Town of Kenora		31,045
County of Lambton		375,991
County of Lanark		59,757
Town of Latchford	25	
County of Lennox and Addington		87,476
City of London		633,933
Town of Longlac		18,562
Township of Manitouwadge		2,058
Town of Marathon		73,937
Township of Matachewan		4

Municipality	Commercial classes (amounts in dollars)	Industrial classes (amounts in dollars)
Town of New Liskeard	7,167	8,045
Region of Niagara		1,417,759
City of North Bay		57,779
County of Northumberland		219,127
City of Orillia		97,911
Region of Ottawa-Carleton		215,035
City of Owen Sound		117,939
County of Oxford		252,118
City of Pembroke		30,258
City of Peterborough		150,622
Separated Town of Prescott		19,223
Town of Rainy River		16
Township of Red Rock		76,343
County of Renfrew		182,065
Township of Schreiber	2,908	
Township of Shuniah	2,046	4,745
County of Simcoe		300,287
Separated Town of Smiths Falls		37,700
Town of Smooth Rock Falls		36,717
City of St. Thomas		53,565
City of Stratford		81,249
Town of Sturgeon Falls		37,356
Region of Sudbury		5,041
Township of Terrace Bay		13,011
City of Thunder Bay		295,112
City of Timmins		12,041
Region of Waterloo		998,247
Township of White River		168
City of Windsor		1,035,222

11. Table 2 of the Regulation is revoked and the following substituted:

TABLE 2

PREScribed MUNICIPAL TAX CHANGE ADJUSTMENTS  
FOR CERTAIN RESTRUCTURED MUNICIPALITIES

Municipality	Fraction for property class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
Belleville, C—Belleville, C	-.036546	.022744	.023380				
Belleville, C—Thurlow, Tp	.035155	.163073	.169224				
Chatham-Kent, M	-.000078	0.0	0.0	0.0	0.0	0.0	0.0



Municipality	Fraction for property class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
Kingston, C	-.055519	.029785	.027805				
County of Prince Edward	.108291	.064164	.051877				
Quinte West, C	-.034050	.058508	.059981				.059981
<b>Essex, Co</b>							
Amherstburg, T	-.078124	-.010232	-.019507		-.012902	-.010146	-.031103
Lakeshore, Tp	.039377	.021291	.021118		.021291	.021290	.021185
<b>Frontenac Board of Management</b>							
South Frontenac, Tp	-.700021	.0010165	-.139402				
<b>Leeds and Grenville, Co</b>							
North Grenville, Tp	.031559	.031233	.031988				
<b>Lennox and Addington, Co</b>							
Loyalist, Tp	.047626	.030994	.032995	.030997	.031013	.031013	.032985
Stonemills, Tp	.150336	.070261	.075058			.070312	.082659
<b>Prescott and Russell, C</b>							
Champlain, Tp	-.020178	.003937	.006622				
<b>Stormont, Dundas and Glengarry, Co</b>							
South Dundas, Tp	.155787	.070796	.075546				.075559
<b>Kenora, D</b>							
Red Lake, Tp—Red Lake, Tp	-.3978	-.0773	-.0057				
Red Lake, Tp—Golden, Tp	-.2461	-.0990	-.0780				
Red Lake, Tp—Unorganized Territory	-.3106	-.08980	-.0472				
Sioux Lookout, T	.148400	.101484	.095081				
<b>Manitoulin, D</b>							
Burpee and Mills, Tp		.092824					
Central Manitoulin, Tp—Sandfield, Tp	0.0	.043225	.137642				
Central Manitoulin, Tp—Carnarvon, Tp	.064197	-.012707	.020002				
Central Manitoulin, Tp—Unorganized Territory	.064197	-.07261	.027382				
<b>Nipissing, D</b>							
South Algonquin, Tp—Airy, Tp	0.0	.12304	.04107				
South Algonquin, Tp—Unorganized Territory	0.0	.12304	.04107				
Temagami, M	-.137476	-.019244	-.058684				
<b>Parry Sound, D</b>							
Magnetawan, Tp—Magnetawan, Tp	0.0	.132671	.129485				
Magnetawan, Tp—Unorganized Territory	0.0	.132671	.129485				
McMurrich-Monteith Tp		.044923	.092257				
Seguin, Tp	.261351	.185129					.192225

Municipality	Fraction for property class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
<b>Sudbury, D</b>							
Nairn and Hyman, Tp		.222087	.100516				
Sables—Spanish Rivers, Tp—Massey, Tp	-.025498	-.050532	0.0				
Sables—Spanish Rivers, Tp—Webbwood, Tp	-.036826	-.019200	0.0				
Sables—Spanish Rivers, Tp—The Spanish River, Tp	-.017037	-.009810	-.012527				
Sables—Spanish Rivers, Tp—Unorganized Territory	-.036826	-.032048	-.012527				

12. Table 3 of the Regulation is revoked and the following substituted:

TABLE 3

## ADJUSTMENT TO GENERAL LEVIES UNDER PART IV

Municipality	Amount (in dollars)
<b>REGIONAL MUNICIPALITIES</b>	
<b>Regional Municipality of Durham</b>	89,464,000
City of Oshawa	-1,370,000
Town of Ajax	2,546,000
Town of Clarington	2,980,000
Town of Pickering	5,552,000
Town of Whitby	2,429,000
Township of Brock	473,000
Township of Scugog	886,000
Township of Uxbridge	787,000
<b>Regional Municipality of Haldimand-Norfolk</b>	15,647,000
City of Nanticoke	-677,000
Town of Dunnville	303,000
Town of Haldimand	257,000
Town of Simcoe	-362,000
Township of Delhi	322,000
Township of Norfolk	156,000
<b>Regional Municipality of Halton</b>	88,610,000
City of Burlington	1,680,000
Town of Halton Hills	119,000
Town of Milton	-920,000
Town of Oakville	-879,000
<b>Regional Municipality of Hamilton-Wentworth</b>	95,406,000
City of Hamilton	-2,100,000
City of Stoney Creek	-342,000
Town of Ancaster	1,499,000
Town of Dundas	552,000
Town of Flamborough	421,000
Township of Glanbrook	-29,000

Municipality	Amount (in dollars)
<b>Regional Municipality of Niagara</b>	74,148,000
City of Niagara Falls	-450,000
City of Port Colborne	140,000
City of St Catharines	-109,000
City of Welland	428,000
City of Thorold	-360,000
Town of Fort Erie	427,000
Town of Grimsby	-69,000
Town of Lincoln	-362,000
Town of Niagara-on-the-Lake	-705,000
Town of Pelham	745,000
Township of Wainfleet	280,000
Township of West Lincoln	36,000
<b>Regional Municipality of Ottawa-Carleton</b>	206,977,000
City of Ottawa	-11,565,000
City of Vanier	591,000
City of Kanata	87,000
City of Nepean	6,183,000
City of Gloucester	3,892,000
Village of Rockcliffe Park	289,000
Township of Cumberland	1,948,000
Township of Goulbourn	3,101,000
Township of Osgoode	2,240,000
Township of Rideau	2,004,000
Township of West Carleton	2,387,000
<b>Regional Municipality of Sudbury</b>	25,006,000
City of Sudbury	1,013,000
Town of Capreol	104,000
Town of Nickel Centre	-239,000
Town of Onaping Falls	-432,000
Town of Rayside-Balfour	4,000
Town of Valley East	284,000
Town of Walden	-734,000
<b>Regional Municipality of Waterloo</b>	70,532,000
City of Cambridge	-1,066,000

Municipality	Amount (in dollars)
City of Kitchener	5,247,000
City of Waterloo	2,192,000
Township of North Dumfries	-220,000
Township of Wellesley	-30,000
Township of Wilmot	122,000
Township of Woolwich	-258,000
<b>COUNTIES (Including District of Muskoka)</b>	
<b>County of Brant</b>	4,590,000
Town of Paris	-181,000
Township of Brantford	-65,000
Township of Burford	96,000
Township of South Dumfries	83,000
Township of Oakland	-2,000
Township of Onondaga	70,000
<b>County of Bruce</b>	11,849,000
Town of Chesley	-24,000
Town of Kincardine	145,000
Town of Port Elgin	176,000
Town of Southampton	169,000
Town of Walkerton	-75,000
Town of Warton	8,000
Village of Hepworth	-7,000
Village of Lion's Head	-8,000
Village of Lucknow	-33,000
Village of Paisley	-37,000
Village of Tara	-12,000
Township of Albemarle	27,000
Township of Amabel	323,000
Township of Arran	-8,000
Township of Brant	-5,000
Township of Eastnor	-37,000
Township of Elderslie	-26,000
Township of Greenock	-17,000
Township of Kincardine	-29,000
Township of Kinloss	-30,000
Township of Lindsay	-101,000
Township of St. Edmunds	-114,000
Township of Saugeen	-57,000
Township of Huron	-19,000
Township of Bruce	-93,000
Township of Mildmay-Carrick	-26,000
Township of Teeswater-Culross	-89,000
<b>County of Dufferin</b>	7,483,000
Town of Orangeville	451,000
Town of Shelburne	119,000
Township of Amaranth	189,000
Township of East Garafraxa	70,000
Township of Melancthon	78,000
Township of Mono	380,000

Municipality	Amount (in dollars)
Township of Mulmur	176,000
Township of East Luther Grand Valley	81,000
<b>County of Elgin</b>	3,917,000
Town of Aylmer	38,000
Township of Southwold	-290,000
Municipality of Bayham	-49,000
Municipality of Central Elgin	420,000
Municipality of Dutton/Dunwich	39,000
Township of Malahide	-98,000
Municipality of West Elgin	-60,000
<b>County of Essex</b>	18,663,000
Town of Essex	475,000
Town of Harrow	165,000
Town of Kingsville	531,000
Town of Leamington	1,168,000
Town of Tecumseh	1,762,000
Town of LaSalle	2,583,000
Town of Amherstburg	2,065,000
Village of St. Clair Beach	717,000
Township of Colchester North	306,000
Township of Colchester South	602,000
Township of Gosfield North	354,000
Township of Gosfield South	833,000
Township of Mersea	823,000
Township of Rochester	534,000
Township of Sandwich South	74,000
Township of Tilbury North	421,000
Township of Tilbury West	103,000
Township of Lakeshore	1,768,000
<b>County of Grey</b>	15,102,000
Town of Durham	23,000
Town of Hanover	26,000
Town of Meaford	147,000
Town of The Blue Mountains	-377,000
Village of Chatsworth	12,000
Village of Dundalk	52,000
Village of Markdale	-2,000
Village of Neustadt	-18,000
Township of Bentinck	-142,000
Township of Derby	65,000
Township of Egremont	-59,000
Township of Euphrasia	56,000
Township of Glenelg	8,000
Township of Holland	65,000
Township of Normanby	37,000
Township of Osprey	-68,000
Township of Proton	46,000
Township of St. Vincent	40,000
Township of Sarawak	17,000



Municipality	Amount (in dollars)
Township of Sullivan	6,000
Township of Sydenham	50,000
Township of Artemesia	18,000
Township of Keppel	-1,000
<b>County of Haliburton</b>	2,599,000
Township of Anson Hindon and Minden	-104,000
Township of Cardiff	-33,000
Township of Dysart et al	73,000
Township of Glamorgan	53,000
Township of Lutterworth	147,000
Township of Monmouth	-4,000
Township of Sherborne McClintock et al	4,000
Township of Snowden	-50,000
Township of Stanhope	-93,000
Township of Bicroft	5,000
<b>County of Hastings</b>	8,585,000
Town of Deseronto	-41,000
Town of Bancroft	-108,000
Village of Marmora	5,000
Township of Bangor, Wicklow and McClure	54,000
Township of Carlow	-6,000
Township of Dungannon	-51,000
Township of Faraday	6,000
Township of Herschel	-2,000
Township of Limerick	-1,000
Township of Madoc	7,000
Township of Mayo	-4,000
Township of Monteagle	-19,000
Township of Tudor and Cashel	31,000
Township of Tyendinaga	-45,000
Township of Wollaston	22,000
Municipality of Centre Hastings	-25,000
Township of Marmora and Lake	217,000
Township of Stirling-Rawdon	-45,000
Municipality of Tweed	4,000
<b>County of Huron</b>	10,666,000
Town of Clinton	1,000
Town of Exeter	-57,000
Town of Goderich	-197,000
Town of Seaforth	-40,000
Town of Wingham	3,000
Village of Bayfield	71,000
Village of Blyth	-7,000
Village of Brussels	20,000
Village of Hensall	-41,000
Village of Zurich	9,000
Township of Ashfield	241,000
Township of Colborne	72,000
Township of Goderich	-14,000

Municipality	Amount (in dollars)
Township of Grey	-49,000
Township of Hay	108,000
Township of Howick	33,000
Township of Hullett	-35,000
Township of McKillop	-76,000
Township of Morris	16,000
Township of Stanley	67,000
Township of Stephen	-16,000
Township of Tuckersmith	-16,000
Township of Turnberry	4,000
Township of Usborne	-81,000
Township of East Wawanosh	-24,000
Township of West Wawanosh	9,000
<b>County of Lambton</b>	18,495,000
City of Sarnia	2,794,000
Town of Forest	62,000
Town of Petrolia	155,000
Town of Bosanquet	638,000
Village of Alvinston	9,000
Village of Arkona	0
Village of Grand Bend	153,000
Village of Oil Springs	9,000
Village of Point Edward	37,000
Village of Thedford	31,000
Village of Wyoming	133,000
Township of Brooke	-144,000
Township of Enniskillen	-23,000
Township of Moore	-130,000
Township of Plympton	170,000
Township of Sombra	211,000
Township of Dawn-Euphemia	-247,000
Township of Warwick	-37,000
<b>County of Lanark</b>	8,373,000
Town of Carleton Place	-84,000
Town of Perth	-256,000
Town of Mississippi Mills	-7,000
Township of Beckwith	149,000
Township of Montague	18,000
Township of Lanark Highlands	1,000
Township of Drummond-North Elmsley	96,000
Township of Bathurst, Burgess, Sherbrooke	81,000
<b>County of Lennox and Addington</b>	6,272,000
Town of Greater Napanee	87,000
Township of Addington Highlands	-26,000
Township of Loyalist	36,000
Township of Stone Mills	-96,000
<b>County of Middlesex</b>	11,127,000
Town of Parkhill	60,000
Town of Strathroy	320,000

Municipality	Amount (in dollars)
Village of Ailsa Craig	58,000
Village of Glencoe	18,000
Village of Lucan	87,000
Village of Newbury	4,000
Village of Wardsville	1,000
Township of Adelaide	-33,000
Township of Biddulph	-10,000
Township of Caradoc	234,000
Township of North Dorchester	644,000
Township of Ekfrid	33,000
Township of McGillivray	-17,000
Township of Metcalfe	-14,000
Township of Mosa	-7,000
Township of West Nissouri	82,000
Township of East Williams	-1,000
Township of West Williams	1,000
Township of Middlesex Centre	557,000
<b>District of Muskoka</b>	16,106,000
Town of Bracebridge	-267,000
Town of Gravenhurst	189,000
Town of Huntsville	-362,000
Township of Georgian Bay	171,000
Township of Lake of Bays	155,000
Township of Muskoka Lakes	113,000
<b>County of Northumberland</b>	12,282,000
Town of Cobourg	-344,000
Town of Port Hope	475,000
Town of Brighton	314,000
Municipality of Campbellford/Seymour	662,000
Village of Colborne	202,000
Village of Hastings	55,000
Township of Alnwick	290,000
Township of Brighton	149,000
Township of Cramahe	420,000
Township of Haldimand	246,000
Township of Hamilton	878,000
Township of Hope	122,000
Township of Percy	230,000
<b>County of Oxford</b>	13,663,000
City of Woodstock	680,000
Town of Ingersoll	-374,000
Town of Tillsonburg	13,000
Township of Blandford-Blenheim	-162,000
Township of East Zorra-Tavistock	-41,000
Township of Norwich	84,000
Township of South-West Oxford	25,000
Township of Zorra	-225,000
<b>County of Renfrew</b>	8,952,000
Town of Arnprior	-206,000

Municipality	Amount (in dollars)
Town of Deep River	139,000
Town of Renfrew	-158,000
Town of Petawawa	467,000
Village of Barry's Bay	13,000
Village of Beachburg	-24,000
Village of Chalk River	-10,000
Village of Cobden	-11,000
Village of Eganville	-4,000
Village of Killaloe	10,000
Township of Admaston	23,000
Township of North Algona	20,000
Township of South Algona	17,000
Township of Alice and Fraser	-22,000
Township of Bromley	-53,000
Township of Brudenell and Lyndoch	7,000
Township of Grattan	6,000
Township of Griffith and Matawatchan	28,000
Township of Hagarty and Richards	86,000
Township of Head, Clara and Maria	-137,000
Township of Horton	-42,000
Township of Radcliffe	56,000
Township of Raglan	-3,000
Township of Rolph, Buchanan, Wylie and McKay	8,000
Township of Ross	-108,000
Township of Sebastopol	-12,000
Township of Sherwood, Jones and Burns	79,000
Township of Westmeath	-44,000
Township of Wilberforce	-6,000
Townships of Stafford and Pembroke	-151,000
Township of Bagot, Blythfield and Brougham	132,000
Township of McNab-Braeside	-95,000
<b>County of Simcoe</b>	38,229,000
Town of Collingwood	700,000
Town of Midland	284,000
Town of Penetanguishene	377,000
Town of Wasaga Beach	1,654,000
Town of Innisfil	2,846,000
Town of Bradford-West Gwillimbury	1,430,000
Town of New Tecumseth	1,119,000
Township of Essa	944,000
Township of Tiny	1,814,000
Township of Adjala-Tosorontio	613,000
Township of Clearview	1,201,000
Township of Oro-Medonte	1,925,000
Township of Ramara	1,288,000
Township of Severn	965,000
Township of Springwater	1,296,000
Township of Tay	1,336,000

Municipality	Amount (in dollars)
<b>County of Victoria</b>	14,419,000
Town of Lindsay	227,000
Village of Bobcaygeon	252,000
Village of Fenelon Falls	236,000
Village of Omeme	74,000
Village of Sturgeon Point	89,000
Village of Woodville	29,000
Township of Bexley	538,000
Township of Carden	172,000
Township of Dalton	29,000
Township of Eldon	91,000
Township of Emily	364,000
Township of Fenelon	751,000
Township of Laxton Digby and Longford	150,000
Township of Mariposa	252,000
Township of Ops	106,000
Township of Somerville	506,000
Township of Verulam	555,000
Township of Manvers	-28,000
<b>County of Wellington</b>	11,967,000
Town of Fergus	-125,000
Town of Harriston	4,000
Town of Mount Forest	9,000
Town of Palmerston	31,000
Town of Erin	189,000
Village of Arthur	6,000
Village of Clifford	14,000
Village of Elora	40,000
Township of Arthur	-33,000
Township of Eramosa	11,000
Township of West Garafraxa	87,000
Township of Guelph	-38,000
Township of West Luther	1,000
Township of Maryborough	-22,000
Township of Minto	-39,000
Township of Nichol	70,000
Township of Pilkington	1,000
Township of Puslinch	-94,000
Township of Mapleton	-114,000
<b>SEPARATED MUNICIPALITIES</b>	
City of Barrie	18,034,000
City of Belleville	8,154,000
City of Brantford	10,853,000
City of Brockville	2,565,000
City of Cornwall	6,506,000
Town of Gananoque	609,000
City of Guelph	18,056,000
City of London	83,045,000
City of Orillia	5,361,000

Municipality	Amount (in dollars)
City of Owen Sound	2,749,000
Township of Pelee	110,000
City of Pembroke	1,336,000
City of Peterborough	12,110,000
Town of Prescott	398,000
Town of St. Marys	700,000
City of St. Thomas	3,390,000
Town of Smiths Falls	1,113,000
City of Stratford	3,643,000
City of Windsor	35,893,000
<b>DISTRICTS</b>	
<b>District of Algoma</b>	
City of Sault Ste. Marie	10,991,000
City of Elliot Lake	2,198,000
Town of Blind River	1,138,000
Town of Bruce Mines	45,000
Town of Thessalon	96,000
Village of Hilton Beach	28,000
Village of Iron Bridge	195,000
Township of Day and Bright Additional	226,000
Township of Hilton	61,000
Township of Jocelyn	70,000
Township of Johnson	95,000
Township of Laird	158,000
Township of Macdonald Meredith et al	162,000
Township of Michipicoten	416,000
Township of Plummer Additional	94,000
Township of Prince	193,000
Township of St Joseph	170,000
Township of Tarbutt and Tarbutt Add'n'l	52,000
Township of Thessalon	83,000
Township of Thompson	34,000
Township of Hornepayne	104,000
Township of The North Shore	209,000
Township of White River	135,000
Township of Shedden	80,000
Township of Dubreuilville	87,000
<b>District of Cochrane</b>	
City of Timmins	5,692,000
Town of Cochrane	563,000
Town of Hearst	474,000
Town of Iroquois Falls	358,000
Town of Kapuskasing	1,458,000
Town of Smooth Rock Falls	262,000
Township of Black River-Matheson	250,000
Township of Moonbeam	244,000
Township of Glackmeyer	95,000
Township of Fauquier-Strickland	53,000
Township of Val Rita-Harty	108,000



Municipality	Amount (in dollars)
Township of Mattice-Val Cote	3,000
Township of Opasatika	9,000
Moosonee Dev Area Bd	0
<b>District of Kenora</b>	
Town of Keewatin	210,000
Town of Kenora	887,000
Town of Jaffray Melick	308,000
Township of Ignace	124,000
Township of Machin	48,000
Township of Ear Falls	194,000
Township of Pickle Lake	-1,000
Township of Sioux Narrows	134,000
<b>District of Manitoulin</b>	
Town of Gore Bay	55,000
Township of Assiginack	121,000
Township of Barrie Island	20,000
Township of Billings	94,000
Township of Cockburn Island	3,000
Township of Gordon	58,000
Township of Rutherford and George Island	45,000
Township of Tehkummah	58,000
<b>District of Nipissing</b>	
City of North Bay	8,241,000
Town of Cache Bay	31,000
Town of Mattawa	193,000
Town of Sturgeon Falls	537,000
Township of Bonfield	243,000
Township of Caldwell	148,000
Township of Calvin	-18,000
Township of Chisholm	119,000
Township of East Ferris	730,000
Township of Field	90,000
Township of Mattawan	22,000
Township of Springer	286,000
Township of Papineau-Cameron	80,000
<b>District of Parry Sound</b>	
Town of Kearney	316,000
Town of Parry Sound	323,000
Town of Powassan	111,000
Town of Trout Creek	51,000
Village of Burk's Falls	106,000
Village of South River	95,000
Village of Sundridge	152,000
Township of Armour	337,000
Township of Carling	-206,000
Township of Hagerman	78,000
Township of North Himsworth	437,000
Township of South Himsworth	144,000
Township of Joly	67,000

Municipality	Amount (in dollars)
Township of Machar	277,000
Township of McDougall	-52,000
Township of McKellar	10,000
Township of Nipissing	384,000
Township of Perry	422,000
Township of Ryerson	150,000
Township of Strong	293,000
Township of The Archipelago	187,000
<b>District of Rainy River</b>	
Town of Fort Frances	561,000
Town of Rainy River	39,000
Township of Alberton	82,000
Township of Atikokan	467,000
Township of Chapple	65,000
Township of Emo	112,000
Township of La Vallee	52,000
Township of Morley	17,000
Township of Dawson	15,000
<b>District of Sudbury</b>	
Township of Baldwin	108,000
Township of Casimir Jennings and Appleby	61,000
Township of Chapleau	212,000
Township of Cosby Mason and Martland	191,000
Township of Hagar	34,000
Township of Ratter and Dunnet	67,000
<b>District of Thunder Bay</b>	
City of Thunder Bay	17,055,000
Town of Geraldton	324,000
Town of Longlac	261,000
Town of Marathon	465,000
Township of Conmee	36,000
Township of Dorion	65,000
Township of Gillies	18,000
Township of Neebing	68,000
Township of Nipigon	326,000
Township of O'Connor	72,000
Township of Schreiber	230,000
Township of Shuniah	577,000
Township of Terrace Bay	264,000
Township of Manitouwadge	616,000
Township of Beardmore	-1,000
Township of Nakina	19,000
Township of Red Rock	141,000
<b>District of Timiskaming</b>	
Town of Charlton	19,000
Town of Cobalt	82,000
Town of Englehart	259,000
Town of Haileybury	606,000
Town of Kirkland Lake	911,000

Municipality	Amount (in dollars)
Town of Latchford	38,000
Town of New Liskeard	783,000
Village of Thornloe	11,000
Township of Armstrong	112,000
Township of Brethour	1,000
Township of Casey	34,000
Township of Chamberlain	5,000
Township of Dack	27,000
Township of Dymond	55,000
Township of Evanturel	34,000
Township of Harley	42,000

Municipality	Amount (in dollars)
Township of Harris	95,000
Township of Hilliard	20,000
Township of Hudson	99,000
Township of James	37,000
Township of Kerns	16,000
Township of Larder Lake	61,000
Township of McGarry	17,000
Township of Gauthier	11,000
Township of Matachewan	34,000

13. The Regulation is amended by adding the following Tables:

TABLE 4  
PRESCRIBED FACTORS

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Durham R							
Pickering T	0.329725	0.184708	0.251501	0.141151	0.146077		0.299609
Ajax T	0.337009	0.207010	0.241099	0.228876	0.182613		0.345885
Whitby T	0.076783	0.047000	0.071086	0.042924	0.040253		0.087369
Oshawa C—Whitby E	0.092210	0.063407	0.053823				
Oshawa C—Oshawa C	0.153717	0.107967	0.158430	0.145816	0.074111		0.247191
Clarington T	0.048672	0.027837	0.048263		0.038083		0.042410
Scugog Tp	0.040035	0.028911	0.041677		0.037816		
Uxbridge Tp	0.039808	0.030688	0.044113	0.035490	0.017363		
Brock Tp	0.084192	0.072916	0.119031				
<b>Haldimand-Norfolk R</b>							
Dunnville T	0.082585	0.063545	0.103774				
Haldimand T	0.073530	0.070389	0.105363				
Nanticoke C-Haldimand	0.083827	0.090169	0.114182				
Nanticoke C-Norfolk	0.066931	0.067950	0.084335				
Simcoe T	0.076322	0.068476	0.106501				
Delhi Tp	0.069741	0.065305	0.097335				
Norfolk Tp	0.072792	0.066266	0.099947				
<b>Halton R</b>							
Oakville T	0.081033	0.059193	0.087869				
Burlington C	0.076199	0.059627	0.086625				
Milton T	0.083043	0.063224	0.087729				
Halton Hills T	0.083011	0.053642	0.090757				
<b>Hamilton-Wentworth R</b>							
Stoney Creek C	0.129345	0.117498	0.164778		0.102218	0.117358	0.208279
Glanbrook Tp	0.047003	0.052030	0.057313		0.013062	0.053125	
Ancaster T	0.078534	0.041541	0.051124		0.047636	0.055127	

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Hamilton C	0.110456	0.107314	0.154030		0.086144	0.124154	0.157781
Dundas T	0.085793	0.056478	0.118796		0.048914	0.024804	
Flamborough T	0.092497	0.042919	0.051475		0.040777	0.026067	
<b>Niagara R</b>							
West Lincoln Tp	0.082418	0.058904	0.099931				0.109879
Grimsby T	0.076965	0.062960	0.131557				0.131998
Lincoln T	0.080996	0.059830	0.115835				
Niagara-on-the-Lake T	0.104174	0.045166	0.079070				
St Catharines C	0.083369	0.061524	0.121360				0.129825
Fort Erie T	0.088297	0.059427	0.137606				0.143611
Port Colborne C	0.083592	0.062393	0.116756				0.132564
Wainfleet Tp	0.092265	0.056587	0.087042				
Welland C	0.081060	0.058049	0.125681				0.127483
Niagara Falls C	0.084287	0.052374	0.111398				0.126760
Thorold C	0.081360	0.062474	0.103045				0.122183
Pelham T	0.078663	0.057232	0.087835				
Cumberland Tp	0.122861	0.071598	0.066110		0.075300	0.092525	
<b>Ottawa-Carleton R</b>							
Osgoode Tp	0.124424	0.058964	0.073521		0.072363	0.073047	
Gloucester C	0.115679	0.082200	0.091223	0.106865	0.083373	0.117263	0.101591
Vanier C	0.134584	0.087521	0.070246	0.118396	0.078002	0.095905	
Rockcliffe Park V							
Nepean C	0.110937	0.092774	0.079847	0.116802	0.076830	0.124755	0.065333
Ottawa C	0.111879	0.091335	0.108092	0.114261	0.075113	0.115675	0.090450
Rideau Tp	0.119930	0.073571	0.047467		0.058364	0.104792	0.068724
Goulbourn Tp	0.137122	0.068757	0.071467		0.063857	0.079413	
Kanata C	0.107383	0.077997	0.111758	0.105732	0.067910	0.038606	0.103551
West Carleton Tp	0.130602	0.058326	0.066245			0.056132	
<b>Peel R</b>							
Mississauga C	0.285365	0.233591	0.278229				
Brampton C	0.225998	0.239910	0.271432				
Caledon T	0.251751	0.169806	0.226689				
<b>Sudbury R</b>							
Nickel Centre T	0.177796	0.173570	0.239813				0.200812
Sudbury C	0.207313	0.183130	0.278720				0.258105
Walden T	0.188466	0.198874	0.203237				0.275317
Onaping Falls T	0.257262	0.170628	0.264477				0.292405
Rayside—Balfour T	0.186653	0.157819	0.087282				
Valley East T	0.170777	0.146668	0.325994				
Capreol T	0.240438	0.176125	0.131514				



Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
<b>Waterloo R</b>							
North Dumfries Tp	0.163892	0.095964	0.109189				
Cambridge C	0.132651	0.088821	0.140005				
Kitchener C	0.129091	0.089893	0.137774				
Waterloo C	0.129882	0.088796	0.129270				
Wilmot Tp	0.118986	0.086868	0.130505				
Wellesley Tp	0.068577	0.076850	0.083993				
Woolwich Tp	0.130874	0.098206	0.115763				
<b>York R</b>							
Vaughan C	0.330049	0.175205	0.224667				
Markham T	0.266404	0.186790	0.230236				
Richmond Hill T	0.221567	0.175198	0.217672				
Whitchurch-Stouffville T	0.221402	0.125002	0.172531				
Aurora T	0.291040	0.182038	0.237548				
Newmarket T	0.209362	0.135066	0.191230				
King Tp	0.191411	0.141005	0.173229				
East Gwillimbury T	0.154646	0.152122	0.186155				
Georgina T	0.172530	0.139854	0.188869				
<b>Brant Co</b>							
Onondaga Tp		0.067223	0.190000				
Brantford Tp		0.102232	0.143985				
Brantford C	0.099108	0.090789	0.148580				
Oakland Tp		0.072049	0.117455				
Burford Tp		0.079501	0.145093				
South Dumfries Tp	0.084007	0.087769	0.128428				
Paris T	0.077152	0.105631	0.145342				
<b>Bruce Co</b>							
Mildmay-Carrick Tp—Carrick Tp		0.323131	0.223459				
Mildmay-Carrick Tp—Mildmay V	0.340088	0.318231	0.386687				
Teeswater-Culross Tp—Culross Tp	0.257886	0.343265	0.408862				
Teeswater-Culross Tp—Teeswater V	0.281270	0.320336	0.503422				
Kinloss Tp		0.409027	0.205556				
Lucknow V	0.288212	0.290522	0.403160				
Huron Tp	0.445873	0.357395	0.478000				
Kincardine Tp		0.336402	0.443314				
Kincardine T	0.347849	0.344227	0.392864				
Bruce Tp—Bruce Tp		0.438661	0.460337				
Bruce Tp—Tiverton V		0.303519	0.507375				
Greenock Tp		0.359450	0.431941				
Brant Tp	0.359092	0.351189	0.197293				
Walkerton T	0.335058	0.343861	0.496022				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Elderslie Tp		0.333622	0.466432				
Chesley T	0.268704	0.278702	0.463730				
Paisley V	0.404826	0.271955					
Saugeen Tp		0.504746	0.325002				
Port Elgin T	0.386028	0.365198	0.447622				
Southampton T	0.373268	0.372058	0.378276				
Arran Tp	0.374201	0.362343	0.169533				
Tara V	0.307045	0.296246	0.487372				
Amabel Tp		0.400662	0.273259				
Hepworth V	0.377361	0.341060					
Warton T	0.340159	0.347237	0.420443				
Albemarle Tp		0.387701	0.283616				
Eastnor Tp		0.387046	0.360080				
Lion's Head V	0.320623	0.272746					
Lindsay Tp		0.434288	0.282592				
St Edmunds Tp	0.269217	0.379967	0.122032				
<b>Chatham-Kent Co</b>							
Municipality of Chatham-Kent—Romney Tp	0.065442	0.117777	0.100042			0.073484	0.159785
Municipality of Chatham-Kent—Wheatley V	0.064070	0.074777	0.103688			0.107347	
Municipality of Chatham-Kent—Tilbury East Tp		0.083303	0.132792			0.087988	
Municipality of Chatham-Kent—Tilbury T	0.084135	0.085371	0.132620		0.080816	0.110226	0.134423
Municipality of Chatham-Kent—Raleigh Tp	0.094684	0.086027	0.145946			0.048270	0.148720
Municipality of Chatham-Kent—Harwich Tp		0.081527	0.112194			0.081530	
Municipality of Chatham-Kent—Blenheim T	0.088970	0.077405	0.123140			0.057407	0.125912
Municipality of Chatham-Kent—Erieau V		0.075528					
Municipality of Chatham-Kent—Howard Tp	0.078409	0.097362	0.088747			0.115571	0.148053
Municipality of Chatham-Kent—Ridgetown T	0.083756	0.084862	0.129583			0.130124	
Municipality of Chatham-Kent—Orford Tp		0.058079	0.113858			0.036446	
Municipality of Chatham-Kent—Highgate V	0.082041	0.078813	0.127663			0.066835	
Municipality of Chatham —Kent—Zone Tp		0.070437	0.087499			0.062303	
Municipality of Chatham-Kent—Bothwell T	0.082447	0.091777	0.119002			0.079097	
Municipality of Chatham —Kent—Camden Tp		0.073815	0.112011			0.098000	

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Municipality of Chatham—Kent—Thamesville V	0.085020	0.075889	0.134357			0.090269	
Municipality of Chatham-Kent—Dresden T	0.082013	0.076143	0.127799			0.137206	0.151550
Municipality of Chatham—Kent—Chatham Tp	0.063006	0.076241	0.114329		0.080009	0.064815	0.135602
Municipality of Chatham—Kent—Chatham C	0.086336	0.089370	0.126445	0.072127	0.110027	0.102892	0.146130
Municipality of Chatham—Kent—Wallaceburg T	0.089291	0.083482	0.133432		0.087048	0.078936	0.147310
Municipality of Chatham—Kent—Dover Tp	0.092007	0.087425	0.109277			0.065580	0.137275
<b>Dufferin Co</b>							
East Garafraxa Tp		0.057950	0.063681				
East Luther Grand Valley Tp	0.109072	0.054488	0.083510				
Amaranth Tp		0.063831	0.081093				
Mono Tp		0.055045	0.087577				
Orangeville T	0.109499	0.063611	0.106356				
Mulmur Tp		0.025191	0.063684				
Melancthon Tp	0.088428	0.066273	0.068825				
Shelburne T	0.096954	0.058751	0.081979				
<b>Elgin Co</b>							
Bayham, Port Burwell, Vienna Tp—Bayham Tp	0.066786	0.066028	0.107231				
Bayham, Port Burwell, Vienna Tp—Port Burwell V	0.078824	0.045130					
Bayham, Port Burwell, Vienna Tp—Vienna V	0.079299	0.045141					
Malahide, South Dorchester, Springfield Tp—Malahide Tp		0.044585	0.092515				0.109357
Malahide, South Dorchester, Springfield Tp—Springfield V		0.068989	0.072556				
Malahide, South Dorchester, Springfield Tp—South Dorchester Tp		0.046959	0.040678				
Aylmer T	0.086141	0.061347	0.105361				0.106583
Central Elgin Tp—Belmont V	0.067530	0.065607	0.096631				
Central Elgin Tp—Yarmouth Tp		0.062309	0.058309				
Central Elgin Tp—Port Stanley V	0.071673	0.062155	0.151900				
St Thomas C	0.086586	0.070279	0.117473				
Southwold Tp		0.062870	0.088247				0.126793
Dutton-Dunwich Tp—Dunwich Tp		0.057131	0.135544				
Dutton-Dunwich Tp—Dutton V	0.076568	0.052534	0.116476				
West Elgin Tp—Aldborough Tp	0.077484	0.056414	0.120696				
West Elgin Tp—West Lorne V	0.074434	0.059780	0.114946				



Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
<b>Essex Co</b>							
Pelee Tp		0.036773	0.023986				
Mersea Tp	0.088633	0.080430	0.133078			0.065183	0.147243
Leamington T	0.095917	0.067979	0.109605	0.058927	0.081626	0.069442	0.156157
Gosfield South Tp	0.096569	0.071277	0.116070			0.070056	0.145391
Kingsville T	0.101826	0.072699	0.124015			0.085432	0.140480
Gosfield North Tp	0.094783	0.081297	0.127384			0.081485	
Colchester North Tp	0.061734	0.110228	0.103582				
Colchester South Tp		0.070988	0.107560			0.076055	
Harrow T	0.108171	0.066282	0.131693			0.072203	0.145174
Amherstburg T—Malden Tp	0.053261	0.053373				0.057553	
Amherstburg T—Amherstburg T	0.093668	0.062500	0.138297		0.083785	0.043422	0.180520
Amherstburg T—Anderdon Tp		0.077029	0.112409				0.151995
LaSalle T	0.072715	0.056321	0.113363		0.070632	0.060050	0.126575
Windsor C	0.170250	0.131702	0.194529	0.134856	0.144882	0.123088	0.270712
Tecumseh T	0.096149	0.060111	0.111709	0.079920	0.065191	0.054721	0.151347
Sandwich South Tp		0.092873	0.117757		0.116913	0.051122	
Lakeshore Tp—Maidstone Tp		0.074595	0.122076			0.045378	0.153411
Lakeshore Tp—Belle River T	0.097884	0.075260			0.158853	0.082935	
St Clair Beach V	0.098971	0.057625			0.073802	0.066981	
Essex T	0.076781	0.069167	0.119659		0.069847	0.079905	
Rochester Tp		0.063548	0.086456			0.049055	
Tilbury West Tp	0.084336	0.060655	0.110588			0.055138	
Tilbury North Tp		0.069310	0.107929			0.074379	
<b>Frontenac Co</b>							
Frontenac Islands Tp—Wolfe Island Tp		0.047639	0.106305				
Frontenac Islands Tp—Howe Island Tp		0.017966					
Kingston C—Pittsburgh Tp		0.055238	0.057368				
Kingston C—Kingston Tp	0.077181	0.048221	0.096321				
Kingston C—Kingston C	0.084816	0.067052	0.116473				
South Frontenac Tp—Storrington Tp	0.029962	0.046246	0.075577				
South Frontenac Tp—Loughborough Tp	0.115250	0.030868	0.027530				
South Frontenac Tp—Portland Tp		0.053243	0.071516				
South Frontenac Tp—Bedford Tp		0.036870	0.033493				
Central Frontenac Tp—Hinchinbrooke Tp		0.039462					
Central Frontenac Tp—Oso Tp	0.044611	0.038820					
Central Frontenac Tp—Olden Tp		0.047739					
Central Frontenac—Kennebec Tp		0.042233					

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
North Frontenac Tp—North Frontenac Tp		0.043192					
North Frontenac Tp—Clarendon and Miller Tp		0.034294					
North Frontenac Tp—Palmerston and N and S Canonto Tp		0.033516	0.060349				
<b>Grey Co</b>							
Normanby Tp		1.006173	1.177269				
Neustadt V	0.230657	0.245184	0.346909				
Egremont Tp		0.340095	0.380295				
Proton Tp		0.229760	0.201431				
Dundalk V	1.061240	1.103216	1.269777				
Osprey Tp		0.238884	0.297803				
Artemesia Tp—Artemesia Tp		0.312651	0.276916				
Artemesia Tp—Flesherton V		0.248320	0.240208				
Glenelg Tp		0.270282	0.170275				
Markdale V	0.255126	0.310084	0.297066				
Durham T	0.929900	0.924479	1.175688				
Bentinck Tp	0.288679	0.303041	0.428449				
Hanover T	0.753562	0.945773	1.057813				
Sullivan Tp		0.270413	0.312379				
Chatsworth V	0.378571	0.254607					
Holland Tp		0.225597	0.408033				
Euphrasia Tp		0.518047	0.065844				
Blue Mountain T—Collingwood T		0.245352	0.340591				
Blue Mountain T—Collingwood T Thornbury	0.514196	0.234016	0.422699				
St Vincent Tp		0.215679	0.213944				
Meaford T	0.313592	0.262559	0.399603				
Sydenham Tp	0.191261	0.302253	0.244149				
Derby Tp	0.314667	0.323562	0.379144				
Sarawak Tp		0.210763	0.440532				
Owen Sound C	0.186552	0.193743	0.325823	0.182634	0.246859	0.135790	0.379861
Keppel Tp—Keppel Tp		0.376034	0.289649				
Keppel Tp—Shallow Lake V	0.305019	0.252805	0.299468				
<b>Haliburton Co</b>							
Cardiff Tp	0.039382	0.024360	0.029177				
Bicroft Tp		0.628259					
Monmouth Tp		0.007152	0.014027				
Glamorgan Tp		0.342286	0.936275				
Snowdon Tp		0.003325					
Lutterworth Tp		0.006228	0.008149				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Anson Hindon and Minden Tp	0.010573	0.014672	0.006282				
Stanhope Tp		0.009414					
Dysart et al Tp	0.009007	0.012056	0.011821				
Sherborne et al Tp	0.015305	0.012327	0.010376				
<b>Hastings Co</b>							
Tyendinaga Tp		1.369186	1.100533				
Deseronto T	1.504341	0.781407	0.290724				
Quinte West C—Sidney Tp	1.460197	1.072954	1.264324				1.416578
Quinte West C—Trenton C	0.068823	0.055813	0.073127				0.089702
Quinte West C—Frankford V	0.934477	1.099082	1.589726				
Quinte West C—Murray Tp	0.041131	0.043036	0.031754				0.066749
Belleville C—Thurlow Tp	1.776298	1.103302	1.338931				
Belleville C—Belleville C	0.188650	0.143663	0.252370				
Stirling-Rawdon Tp—Stirling V	1.157442	0.948021	1.270435				
Stirling-Rawdon Tp—Rawdon Tp		1.074712	1.037769				
Centre Hastings—Huntingdon Tp		1.490478	1.197657				
Centre Hastings Tp—Madoc V	1.216968	0.959146	0.728395				
Tweed V—Hungerford Tp	0.903084	1.117893	1.179407				
Tweed V—Tweed V	1.173134	1.189123	1.413790				
Tweed V—Elzevir and Grimsthorpe Tp	1.026239	1.450731	1.253149				
Madoc Tp		1.038251	1.273931				
Marmora and Lake Tp—Marmora and Lake Tp		1.218455	1.550279				
Marmora and Lake Tp—Deloro V		1.232143					
Marmora V	2.083491	0.948338	0.875365				
Tudor and Cashel Tp		1.087479	1.152503				
Limerick Tp		1.042984	1.072961				
Wollaston Tp		0.866255	0.969697				
Faraday Tp		1.071383	1.130804				
Bancroft T	1.322612	0.976006	1.106661				
Dungannon Tp		0.902980	1.195576				
Mayo Tp		1.194357	1.458814				
Carlow Tp		1.003256	1.047120				
Monteagle Tp		1.048006	1.098823				
Herschel Tp		0.971702	1.507987				
Bangor Wicklow and McClure Tp		0.957512	1.074879				
<b>Huron Co</b>							
Usborne Tp		1.235698	0.942668				
Stephen Tp	1.331731	0.871218	1.111363				
Exeter T—Exeter T	1.013140	0.948568	1.197851				



Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Exeter T—Hay Tp	1.195745	1.090740	1.021309				
Hensall V	1.004026	1.143038	1.009739				
Zurich V	0.920474	0.920919	1.051339				
Tuckersmith Tp	1.101961	0.955021	0.791634				
Stanley Tp		1.219452	0.923717				
Bayfield V		1.093324					
Goderich Tp		0.924952	0.690129				
Clinton T	1.056110	1.121170	0.899149				
Goderich T	0.970064	1.036995	1.122813				
Colborne Tp		1.081271	0.762456				
Hullett Tp		1.021301	0.974445				
McKillop Tp		1.123708	0.764732				
Seaforth T	1.036540	0.906250	0.977766				
Grey Tp		1.026637	0.925651				
Brussels V	0.858040	0.993332	0.935291				
Howick Tp	0.898757	1.129287	1.091645				
Turnberry Tp		1.039515	1.204695				
Wingham T	1.052970	1.070153	1.184146				
Morris Tp		0.808686	0.930133				
Blyth V	0.901130	0.967987	1.000012				
East Wawanosh Tp		0.894875	0.945710				
West Wawanosh Tp		1.148247	0.968230				
Ashfield Tp		1.102409	0.898204				
<b>Lambton Co</b>							
Sombra Tp	0.120055	0.091126	0.119142			0.094564	0.170851
Dawn-Euphemia Tp—Dawn Tp		0.129501	0.129911				
Dawn-Euphemia Tp—Euphemia Tp		0.064645	0.122967			0.041603	
Brooke Tp		0.058545	0.143343			0.127280	
Alvinston V	0.109431	0.062859	0.130318			0.082044	
Enniskillen Tp	0.112789	0.071938	0.092025				
Oil Springs V	0.108269	0.059258	0.170965			0.077500	
Petrolia T	0.099871	0.080302	0.144077			0.123612	
Moore Tp	0.118595	0.108586	0.116043	0.169128		0.067331	0.163905
Sarnia C—Clearwater	0.118357	0.098856	0.129776	0.073100	0.105282	0.097437	
Sarnia C—Sarnia C	0.111953	0.086678	0.147154	0.094008	0.163581	0.093517	0.146855
Point Edward V	0.094866	0.078758	0.102820	0.110405		0.112040	
Plympton Tp		0.061741	0.118413			0.033780	
Wyoming V	0.109188	0.075833	0.149860			0.106477	
Forest T	0.111417	0.070564	0.113796			0.102157	
Warwick Tp—Warwick Tp	0.110142	0.058806	0.127810				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Warwick Tp—Watford V	0.108912	0.070276	0.142396			0.044827	
Bosanquet T	0.109336	0.055827	0.123922			0.078246	
Arkona V		0.063822					
Thedford V	0.104992	0.063233	0.111543			0.065543	
Grand Bend V	0.106233	0.090647				0.115346	
<b>Lanark Co</b>							
Montague Tp		0.038185	0.076438				
Smiths Falls ST	0.054234	0.053620	0.086360				
Bathurst, N Burgess and Sherbrooke Tp—North Burgess Tp	0.048296	0.031968					
Bathurst, N Burgess and Sherbrooke Tp—South Sherbrooke Tp		0.041866	0.047602				
Bathurst, N Burgess and Sherbrooke Tp—Bathurst Tp	0.043136	0.035432	0.116785				
Drummond/North Elmsley Tp—North Elmsley Tp		0.041571	0.020542				
Drummond/North Elmsley Tp—Drummond Tp		0.039149	0.037124				
Perth T	0.052758	0.045927	0.085471				
Beckwith Tp		0.039308	0.080132				
Carleton Place T	0.052702	0.048984	0.085077				
Mississippi Mills T—Ramsay Tp	0.045930	0.039444	0.045339				
Mississippi Mills T—Almonte T	0.057261	0.038838	0.054943				
Mississippi Mills T—Pakenham Tp	0.056043	0.032567	0.027702				
Lanark Highlands Tp—Lanark Tp		0.035370	0.054035				
Lanark Highlands Tp—Lanark V	0.050022	0.035873	0.070319				
Lanark Highlands Tp—Lavant Dalhousie N Sherbrooke Tp		0.024184	0.052218				
Lanark Highlands Tp—Darling Tp		0.047699	0.098822				
<b>Leeds and Grenville Co</b>							
Edwardsburgh Tp	0.066915	0.044707	0.097317				
Cardinal V	0.050619	0.042500	0.065632				0.114914
Augusta Tp	0.049527	0.053169	0.104464				0.133785
Prescott ST	0.051695	0.050510	0.095401				
Merrickville-Wolford V—Wolford Tp		0.048618	0.095312				
Merrickville-Wolford V—Merrickville V	0.047363	0.042539	0.098335				
North Grenville Tp—Oxford on Rideau Tp		0.051514	0.097296				
North Grenville Tp—Kemptville T	0.049163	0.046863	0.061653				
North Grenville Tp—South Gower Tp		0.054446	0.063297				
Elizabethtown Tp	0.062383	0.047992	0.091817				
Brockville C	0.053314	0.056934	0.113021				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Front of Yonge Tp		0.047728	0.028605				
Front of Escott Tp		0.042919	0.020281				
Front of Leeds and Lansdowne Tp	0.058719	0.044499	0.071565				
Gananoque ST	0.054054	0.053223	0.101641				
Rear of Leeds and Lansdowne Tp		0.034423	0.064191				
Rear of Yonge and Escott Tp		0.031631	0.100900				
Athens V	0.058911	0.031099	0.056852				
Kitley Tp		0.040053	0.069481				
Rideau Lakes Tp—South Elmsley Tp		0.046265	0.057626				
Rideau Lakes Tp—Bastard and South Burgess Tp	0.047457	0.035772	0.057766				
Rideau Lakes Tp—South Crosby Tp	0.044629	0.036615	0.217052				
Rideau Lakes Tp—North Crosby Tp		0.041543	0.027276				
Rideau Lakes Tp—Newboro V		0.048232					
Westport V	0.058095	0.048058					
<b>Lennox and Addington Co</b>							
Loyalist Tp—Amherst Island Tp		0.039600					
Loyalist Tp—Ernestown Tp	0.130418	0.061739	0.294462	0.098968	0.048025	0.103032	0.123943
Loyalist Tp—Bath V	0.066177	0.025702	0.041170			0.111667	0.031865
Greater Napanee T—South Fredericksburgh Tp		0.067163	0.091201				
Greater Napanee T—Adolphustown Tp		0.032211					
Greater Napanee T—North Fredericksburgh Tp		0.046106	0.074253			0.060190	
Greater Napanee T—Richmond Tp	0.044898	0.051365	0.079641		0.082133	0.049813	0.087332
Greater Napanee T—Napanee T	0.102657	0.068758	0.110200		0.088644	0.033899	
Stone Mills Tp—Camden East Tp		0.053522	0.010504			0.011111	0.132466
Stone Mills Tp—Newburgh V	0.156846	0.093079				0.190571	
Stone Mills Tp—Sheffield Tp	0.085303	0.064704				0.086958	
Addington Highlands Tp—Kaladar Anglesea and Effingham Tp	0.061032	0.037076				0.054146	
Addington Highlands Tp—Denbigh Abinger and Ashby Tp		0.064405	0.020619			0.049296	
<b>Middlesex Co</b>							
Mosa Tp		0.046471	0.016667				
Newbury V		0.048880	0.086889				
Wardsville V	0.045782	0.032370					
Ekfrid Tp	0.041849	0.052118	0.078182				
Glencoe V	0.069253	0.047702	0.080727				
Metcalfe Tp		0.022443	0.034893				
Caradoc Tp	0.063200	0.045712	0.082499				



Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Strathroy T	0.056129	0.055853	0.077259				
North Dorchester Tp	0.059125	0.058462	0.072331				
West Nissouri Tp	0.065884	0.055344	0.063764				
London C	0.107175	0.087191	0.117758	0.098294	0.073389		0.131482
Middlesex Centre Tp—Delaware Tp	0.061553	0.054071	0.077229				
Middlesex Centre Tp—London Tp	0.054639	0.047647	0.061498				
Middlesex Centre Tp—Lobo Tp	0.062345	0.054685	0.071321				
East Williams Tp		0.063246	0.072148				
Ailsa Craig V	0.057223	0.055086	0.032844				
Adelaide Tp		0.061643	0.081457				
West Williams Tp		0.060729	0.068318				
Parkhill T	0.060211	0.050186	0.079381				
McGillivray Tp		0.044475	0.073454				
Biddulph Tp	0.059198	0.047228	0.084893				
Lucan V	0.063373	0.049120	0.106594				
<b>Northumberland Co</b>							
Brighton Tp		0.024420	0.016440				
Brighton T	0.059193	0.036690	0.076833				
Cramahe Tp		0.025441	0.063337				
Colborne V	0.041836	0.038374	0.067756				
Haldimand Tp	0.035000	0.025519	0.020785				
Hamilton Tp	0.025193	0.024384	0.052941				
Cobourg T	0.070420	0.064388	0.106679				
Hope Tp		0.032137	0.047658				
Port Hope T	0.057455	0.047348	0.088701				
Alnwick Tp		1.036321					
Percy Tp	0.057779	0.028836	0.023817				
Hastings V	0.048711	0.041386	0.076901				
Campbellford/Seymour T—Seymour Tp		0.024202	0.035867				
Campbellford/Seymour T—Campbellford T	1.433472	1.072057	1.245845				
<b>Oxford Co</b>							
Norwich Tp	0.095457	0.061843	0.090419				
Tillsonburg T	0.077239	0.060951	0.097590				
South-West Oxford Tp		0.057282	0.098435				
Ingersoll T	0.081089	0.062487	0.099860				
Zorra Tp	0.090349	0.053819	0.087941				
East Zorra—Tavistock Tp	0.081744	0.070935	0.085851				
Woodstock C	0.085775	0.066363	0.100447				
Blandford—Blenheim Tp	0.085815	0.063518	0.088627				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
<b>Perth Co</b>							
Perth East Tp—South Easthope Tp		0.070917	0.082001				
Perth East Tp—North Easthope Tp		0.065585	0.084910				
Perth East Tp—Ellice Tp		0.065144	0.080261				
Perth East Tp—Morningside Tp		0.060016	0.084558				
Perth East Tp—Milverton V	0.103021	0.064531	0.105310				
Stratford C	0.047262	0.053086	0.074736				
St Marys ST	0.087362	0.063618	0.107799				
Perth South Tp—Downie Tp		0.068944	0.075509				
Perth South Tp—Blanshard Tp		0.064646	0.087345				
Perth West Tp—Fullerton Tp		0.060146	0.080642				
West Perth Tp—Hibbert Tp		0.056215	0.081330				
West Perth Tp—Logan Tp	0.088138	0.072955	0.081218				
West Perth Tp—Mitchell T	0.099655	0.067232	0.098584				
North Perth Tp—Elma Tp	0.106957	0.070765	0.082144				
North Perth Tp—Wallace Tp		0.070984	0.078689				
North Perth Tp—Listowel T	0.089437	0.069390	0.107277				
<b>Peterborough Co</b>							
Ashphodel—Norwood Tp—Asphodel Tp		0.027753	0.021130				
Ashphodel—Norwood Tp—Norwood V	0.051405	0.037695	0.042942				
Otonabee—South Monaghan Tp—Otonabee Tp	0.033858	0.033095	0.020331				
Otonabee—South Monaghan Tp—South Monaghan Tp		0.028382					
Cavan—Millbrook—North Monaghan Tp—Cavan Tp		0.658770	0.922364				
Cavan—Millbrook—North Monaghan Tp—Millbrook V	0.034593	0.025828	0.046448				
Cavan—Millbrook—North Monaghan Tp—North Monaghan Tp		0.027524	0.023330				
Peterborough C—Peterborough C	0.077713	0.073805	0.129486				
Peterborough C—Other	0.048054						
Smith—Ennismore Tp—Ennismore Tp		0.146833	0.096147				
Smith—Ennismore Tp—Smith Tp		0.038176	0.041633				
Douro—Dummer Tp—Douro Tp		0.065930	0.037129				
Douro—Dummer Tp—Dummer Tp		0.036993	0.034776				
Lakefield V	0.047305	0.056186	0.075944				
Havelock—Belmont-Methuen Tp—Belmont and Methuen Tp		0.018936	0.047100				
Havelock—Belmont-Methuen Tp—Havelock V	0.043833	0.054752	0.046920				

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Burleigh-Anstruther—Chandos Tp —Chandos Tp		0.019557	0.022474				
Burleigh-Anstruther—Chandos Tp —Burleigh and Anstruther Tp	0.106936	0.156987	0.102453				
Galway-Cavendish and Harvey Tp —Harvey Tp		0.620806	0.488809				
Galway-Cavendish and Harvey Tp —Galway and Cavendish Tp		0.401102	0.597015				
<b>Prescott and Russell Co</b>							
East Hawkesbury Tp		0.118481	0.139411				
Hawkesbury T	0.176156	0.154617	0.227334				0.259063
Champlain Tp—West Hawkesbury Tp	0.241525	0.116704	0.186844				
Champlain Tp—Vankleek Hill T	0.179561	0.119603	0.198911				
Champlain Tp—Longueuil Tp		0.153104	0.182946				0.237112
Champlain Tp—L'Orignal V	0.200197	0.113700	0.103984				
The Nation Tp—Caledonia Tp		0.114793	0.094234				
The Nation Tp—South Plantagenet Tp		0.136251	0.203558				
The Nation Tp—St. Isidore V	0.228788	0.116466	0.228181				
The Nation Tp—Cambridge Tp	0.194255	0.119974	0.124945				
Alfred and Plantagenet Tp	0.210400	0.127324	0.098701				
Casselman V	0.208388	0.135879	0.202155				
Russell Tp	0.188139	0.140922	0.170622				
Clarence-Rockland C— Clarence Tp	0.225815	0.122796	0.123541				
Clarence-Rockland C—Rockland T	0.201733	0.122417					
<b>Prince Edward Co</b>							
Prince Edward County C—North Marysburgh Tp		1.053795	0.961607				
Prince Edward County C—South Marysburgh Tp		0.985553	1.047682				
Prince Edward County C— Athol Tp		1.550940	2.091071				
Prince Edward County C— Hallowell Tp		0.830654	0.937198				
Prince Edward County C— Bloomfield V		0.691033	1.249254				
Prince Edward County C—Picton T	1.029570	0.807884	1.193163				
Prince Edward County C— Sophiasburg		0.904770	1.693539				
Prince Edward County C— Hillier Tp		1.720834	0.988073				
Prince Edward County C— Wellington V	1.228224	1.027400	1.163824				
Prince Edward County C— Ameliasburg		0.929245	0.984672				



Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
<b>Renfrew Co</b>							
McNab/Braeside Tp—McNab Tp	0.054570	0.041761	0.064590				
McNab/Braeside Tp—Braeside V		0.050016	0.049311				0.131103
Arnprior T	0.049398	0.067891	0.118615				0.133944
Bagot, Blythfield and Brougham Tp—Bagot and Blythfield Tp	0.052335	0.046871					
Bagot, Blythfield and Brougham Tp—Brougham Tp		0.037795					
Griffith and Matawatchesan Tp		0.040404	0.039602				
Sebastopol Tp		0.051229	0.079230				
Brudenell and Lyndoch Tp		0.042854	0.109930				
Raglan Tp	0.054942	0.035107	0.070163				
Radcliffe Tp	0.060015	0.043298	0.119415				
Sherwood Jones and Burns Tp		0.049180	0.070014				
Barry's Bay V	0.046970	0.057418	0.092477				
Hagarty and Richards Tp		0.041448	0.045187				
Killaloe V	0.054555	0.053919					
South Algona Tp		0.030366	0.030351				
Grattan Tp		0.051854	0.044402				
Eganville V	0.049798	0.053442					
Admaston Tp		0.045132	0.037014				
Horton Tp		0.043685	0.089151				
Renfrew T	0.051534	0.060260	0.108217				0.119309
Ross Tp		0.051621	0.065216				0.125138
Cobden V	0.049924	0.050066					
Bromley Tp		0.045220	0.081756				
Westmeath Tp		0.043938	0.110068				
Beachburg V	0.048816	0.043188	0.091367				
Pembroke C	0.050177	0.063054	0.122937				
Stafford Tp	0.050595	0.062141	0.098964				0.118980
Wilberforce Tp		0.060201	0.033120				
North Algona Tp		0.046783	0.077635				
Alice and Fraser Tp		0.054324	0.063043				
Petawawa T—Petawawa Tp	0.052748	0.053352	0.099074				
Petawawa T—Petawawa V	0.055541	0.057585	0.103276				
Rolph, Buchanan, Wylie and McKay Tp		0.053402	0.026519				
Chalk River V	0.063579	0.052338	0.047139				
Deep River T	0.058943	0.047038	0.092712				
Head Clara and Maria Tp		0.083979					
<b>Simcoe Co</b>							
Adjala-Tosorontio Tp—Adjala pt		0.016188	0.018272				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Adjala-Tosorontio Tp—Tosorontio pt		0.149022	0.215500				
Adjala-Tosorontio Tp—Sunnindale pt		0.130794	0.217563				
Bradford West Gwillimbury T—Tecumseth pt	0.072409	0.026708	0.019296				
Bradford West Gwillimbury T—West Gwillimbury pt		0.023599	0.023100				
Bradford West Gwillimbury T—Bradford pt	0.354082	0.233465	0.249141				
Innisfil—Innisfil	0.032219	0.020487	0.015570				
Essa Tp—Innisfil pt		0.024170					
Essa Tp—Essa pt	0.041678	0.028337	0.037566				
Essa Tp—Sunnindale pt		0.147229					
New Tecumseth T—Tecumseth pt	0.046171	0.031950	0.058112				
New Tecumseth T—Tottenham pt	0.251704	0.204688	0.336822				
New Tecumseth T—Beeton pt	0.702509	0.763474	0.833907				
New Tecumseth T—Essa pt		0.026022					
New Tecumseth T—Alliston pt	0.097341	0.089241	0.172676				
Clearview—Clearview	0.191794	0.135026	0.136943				
Collingwood T	0.195783	0.127135	0.267457				
Springwater Tp	1.094806	0.991471	1.325513				
Barrie C	0.569656	0.707873	0.782463				
Oro Medonte Tp	0.542883	0.412778	0.601038				
Ramara Tp—Mara pt		0.034074	0.026069				
Ramara Tp—Rama pt		0.028708	0.110177				
Severn Tp—Orillia pt	0.040762	0.040539	0.036986				
Severn Tp—Medonte pt		0.023335	0.026930				
Severn Tp—Coldwater pt	0.147021	0.146510	0.356948				
Severn Tp—Tay pt		0.711844	0.312856				
Severn Tp—Matchedash pt		0.018833	0.001843				
Orillia C	0.088182	0.067666	0.134869				
Tay Tp	1.150449	1.209375	1.031049				
Wasaga Beach T—Nottawasaga pt		0.017844					
Wasaga Beach T—Sunnindale pt		0.146154					
Wasaga Beach T—Wasaga Beach pt	0.727067	0.644408	0.620060				
Tiny Tp	0.034447	0.025228	0.031550				
Penetanguishene T—Tiny pt		0.024033					
Penetanguishene T—Penetanguishene pt	0.063352	0.054921	0.124058				
Penetanguishene T—Tay Pt		0.299547					
Penetanguishene T—Unorganized pt		0.025170	0.006863				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Midland T—Tiny pt		0.039618	0.025143				
Midland T—Midland pt	0.112201	0.075251	0.165923				
Midland T—Tay Pt		1.545721					
<b>Stormont, Dundas and Glengarry Co</b>							
South Glengarry Tp—Lancaster Tp	0.072880	0.043292	0.049629				
South Glengarry Tp—Charlottenburgh Tp		0.050315	0.071699				
South Glengarry Tp—Lancaster V	0.083631	0.041871					
North Glengarry Tp—Kenyon Tp		0.052450	0.067653				
North Glengarry Tp—Maxville V	1.638783	0.762789	0.595898				
North Glengarry Tp—Lochiel Tp		0.728445	0.788907				
North Glengarry Tp—Alexandria T	0.077591	0.053340	0.131059				0.160744
Cornwall C	0.108438	0.080196	0.104745				
South Stormont Tp—Cornwall Tp	0.116722	0.047537	0.065919				0.137226
South Stormont Tp—Osnabruck Tp	0.084212	0.068731	0.062021				0.130108
North Stormont Tp—Finch Tp		0.053246	0.040493				
North Stormont Tp—Finch V	0.079666	0.052128	0.061923				
North Stormont Tp—Roxborough Tp	1.112346	0.879123	0.453532				
South Dundas Tp—Williamsburgh Tp	0.065406	0.053964	0.109541				
South Dundas Tp—Morrisburg V	0.073888	0.054357	0.081023				
South Dundas Tp—Matilda Tp		0.125863	0.108007				
South Dundas Tp—Iroquois V	0.078254	0.089841	0.139761				0.230514
North Dundas Tp—Mountain Tp	0.049962	0.050835	0.050571				
North Dundas Tp—Winchester Tp	0.607242	0.734057	0.622332				1.209767
North Dundas Tp—Winchester V	0.071946	0.045713	0.083926				0.072619
North Dundas Tp—Chesterville V	0.111216	0.056933	0.119381				0.179430
<b>Victoria Co</b>							
Emily Tp		0.024502	0.021308				
Omeme V	0.032172	0.022039	0.086331				
Ops Tp	0.028718	0.028676	0.022064				
Manvers Tp		0.017797	0.015951				
Ops Tp	0.028718	0.028676	0.022064				
Lindsay T	0.068901	0.044235	0.075991		0.048376		0.090873
Mariposa Tp	0.019305	0.023974	0.013615				
Woodville V		0.193165					
Eldon Tp		0.028695	0.012077				
Fenelon Tp		0.021446	0.016915				
Sturgeon Point V		0.004194					
Fenelon Falls V	0.019928	0.022325	0.031160				
Verulam Tp		0.017044	0.009544				



Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Bobcaygeon V	0.151692	0.152103	0.350892				
Somerville Tp		0.012602	0.006777				
Bexley Tp		0.010607	0.014784				
Carden Tp		0.535273	0.192065				
Dalton Tp		0.396513	0.470076				
Laxton Digby and Longford Tp		0.008640	0.008309				
<b>Wellington Co</b>							
Puslinch Tp	0.087942	0.080952	0.097385				
Guelph Tp	0.078764	0.085136	0.115638				
Guelph C	0.250623	0.186128	0.307631				
Eramosa Tp	0.081209	0.058235	0.088769				
Erin T—Erin Tp	0.093502	0.062322	0.085749				
Erin T—Erin V	0.085800	0.059163	0.124905				
West Garafraxa Tp		0.060364	0.093288				
Nichol Tp	0.079410	0.063466	0.047801				
Fergus T	0.086979	0.059412	0.124090				
Elora V	0.089322	0.061199	0.121287				
Pilkington Tp		0.060194	0.075378				
Mapleton Tp—Peel Tp		0.067926	0.081542				
Mapleton Tp—Drayton V	0.102254	0.069681					
Maryborough Tp	0.095254	0.060168	0.123020				
Minto Tp		0.070373	0.075361				
Clifford V	0.091552	0.059149	0.086530				
Harriston T	0.089287	0.058143	0.113817				
Palmerston T	0.094094	0.050837	0.110905				
Arthur Tp		0.057465	0.117335				
Mount Forest T	0.089914	0.052524	0.125044				
Arthur V	0.096331	0.048642	0.119381				
West Luther Tp		0.060253					
<b>Algoma D</b>							
Jocelyn Tp		0.889917					
Hilton Tp		0.923560					
Hilton Beach V		0.855985					
St Joseph Tp	0.852853	0.722036	0.928009				
Laird Tp		1.018686	0.895522				
Tarbutt and Tarbutt Add'nl Tp		0.688435	0.721900				
Johnson Tp		1.086273					
Plummer Additional Tp		0.993095	1.035461				
Bruce Mines T		0.959326	1.242832				
Thessalon Tp	0.552460	1.027318	1.391286				
Thessalon T	1.283507	1.099697	1.162886				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Day and Bright Additional Tp		0.618195	0.480835				
Iron Bridge V		1.016809	0.785043				
Blind River T	0.920255	0.972030	0.907401				
Shedden Tp		1.239360					
The North Shore Tp		0.952583	0.683172				
Elliot Lake C	0.640379	0.460266	0.845216	0.119503	0.345428	0.258744	
Macdonald Meredith et al Tp	0.699978	0.721992	0.505498				
Sault Ste Marie C	0.107125	0.130525	0.132741	0.126247	0.143071	0.149005	0.195342
Prince Tp		0.183402	0.195385				
Michipicoten Tp	0.243921	0.313119	0.230543				
Dubreuilville Tp	0.658228	0.839612	1.053688				
White River Tp	0.049688	0.096976	0.053991				
Hornepayne Tp	0.937088	1.163518	1.121324				
<b>Cochrane D</b>							
Black River—Matheson Tp	0.190853	0.362663	0.247880				
Timmins C	0.087351	0.101568	0.104345				0.125688
Iroquois Falls T	0.265290	0.242750	0.218047				0.446441
Glackmeyer Tp		0.199678	0.087829				
Cochrane T	0.307367	0.269362	0.310837				
Smooth Rock Falls T	0.364929	0.301427				0.370793	0.478888
Fauquier-Strickland Tp		0.278338	0.115076				
Moonbeam Tp		0.303255	0.180991				
Kapuskasing T	0.392148	0.326617	0.257120		0.439339		0.547824
Val Rita-Harty Tp		0.288582	0.298618				
Opasatika Tp		0.898035	1.202020				
Hearst T	0.315157	0.186530	0.245961				0.264651
Mattice—Val Cote Tp		0.558760					
<b>Kenora D</b>							
Ignace Tp	0.107598	0.095747	0.049679				
Sioux Narrows Tp		0.029957					
Keewatin T	0.029402	0.050832	0.063312				
Jaffray Melick T		0.049858	0.049950				
Kenora T	0.198906	0.226884	0.347963	0.275451	0.278154	0.240690	0.411056
Machin Tp	0.017067	0.032576	0.016074				
Dryden C—Dryden T	0.056595	0.055435	0.079078				0.117622
Dryden C—Barclay Tp Barclay Tp	0.033457	0.053370	0.067728				
Sioux Lookout T—Sioux Lookout T	0.062233	0.042720	0.054849				
Sioux Lookout T—Unorganized pt		0.050319	0.082998				
Sioux Lookout T—Dryden Locality Edu	0.073528	0.039433					
Red Lake Tp	0.118851	0.068680	0.039874				
Ear Falls Tp	0.117000	0.098905	0.168131				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Golden Tp	0.108348	0.069577	0.084881				0.100149
Pickle Lake Tp	2.044199	1.174541	0.381464				
<b>Manitoulin D</b>							
Tehkummah Tp		0.824242	0.532121				
Carnarvon Tp		0.651517	0.645933				
Sandfield Tp		0.494747					
Assignack Tp		0.734606	0.429864				
Northeastern Manitoulin and the Islands T	0.778266	0.608709	0.846433				
Northeastern Manitoulin and the Islands T—Little	0.618574	0.807979	0.895037				
Billings Tp		0.558192	0.742486				
Gordon Tp		0.771718	0.413054				
Gore Bay T	0.650777	0.788727	0.655325				
Burpee and Mills Tp—Burpee Tp		0.574575					
Barrie Island Tp		0.385525	0.796875				
Cockburn Island Tp							
Rutherford and George Island Tp		0.771716	0.755343				
<b>Muskoka D</b>							
Gravenhurst T	1.064094	1.029386	1.120904				
Bracebridge T	1.025914	1.053509	1.068932				
Lake of Bays Tp	1.069378	1.090188	1.103713				
Huntsville T	1.075511	0.971557	1.082698				
Muskoka Lakes Tp	1.776000	1.036062	1.073749				
Georgian Bay Tp—Georgian Bay Tp		1.236866					
Georgian Bay Tp—Georgian Bay Tp	1.303030	0.712618					
<b>Nipissing D</b>							
Airy Tp		0.124117	0.324184				
Papineau-Cameron Tp		0.769478	1.449104				
Mattawan Tp		0.010506	0.001603				
Mattawa T	0.131040	0.145191					
Calvin Tp		0.005116	0.023016				
Bonfield Tp		0.112971	0.159800				
Chisholm Tp		0.770237	0.278103				
East Ferris Tp		0.127725	0.136109				
North Bay C	0.071735	0.069807	0.098823				
Springer Tp	0.061677	0.051841	0.061453				
Sturgeon Falls T	0.260196	0.214661	0.296108				0.915183
Cache Bay T	0.138083	0.290489					
Caldwell Tp	0.595238	0.642796	0.734256				
Field Tp		0.730302					
Temagami Tp—Temagami Tp	0.177336	0.242398	1.591534				



Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Temagami Tp—Unorganized pt		0.083232					
<b>Parry Sound D</b>							
Seguin Tp—Humphrey Tp		0.858851	0.683761				
Seguin Tp—Rosseau V		0.478371					
Seguin Tp—Foley Tp	0.341293	0.461154	0.932989				
Seguin Tp—Christie Tp		0.472141	0.188776				
The Archipelago Tp		0.279478					
McMurrich Tp—McMurrich Tp		0.991502	0.215179				
Perry Tp	0.958828	0.871063	0.611866				
Kearney T		0.708948	0.569470				
Armour Tp	0.921769	0.783105	0.228386				
Burk's Falls V	0.695906	0.625075	0.835795				
Ryerson Tp		0.536716	0.622482				
McKellar Tp		0.577640	0.398374				
McDougall Tp		0.600804	2.051782				
Parry Sound T	0.643097	0.624777	0.554000				
Carling Tp		0.462205	0.551852				
Hagerman Tp		0.448422	0.408889				
Magnetawan Tp—Chapman Tp		0.538707	0.220855				
Magnetawan Tp—Magnetawan V		0.688844					
Strong Tp	0.604444	0.850132	0.991379				
Sundridge V		0.951596	0.799817				
Joly Tp		0.623306					
Machar Tp		0.839931	0.291230				
South River V	1.015765	1.094082	0.981772				
South Himsworth Tp		0.668859	0.692265				
Trout Creek T	0.920245	0.676558	0.766251				
Powassan T		0.624909	0.761734				
North Himsworth Tp	0.680398	0.654337	0.680841				
Nipissing Tp		0.676586	0.131710				
<b>Rainy River D</b>							
Atikokan Tp	0.152040	0.156012	0.119229			0.083614	0.199473
Alberton Tp		0.024887	0.019747				
Fort Frances T	0.074037	0.115879	0.098815				0.161689
La Vallee Tp		0.011946	0.014467				
Emo Tp	0.020372	0.023555	0.028180				
Chapple Tp		0.015565	0.014747				
Morley Tp	0.017217	0.032941	0.004548				
Dawson Tp—Dilke Tp		0.014255					
Dawson Tp—Worthington Tp		0.052067					
Dawson Tp—Blue Tp		2.909091	0.287511				
Dawson Tp—Atwood Tp	0.014958	0.153410	0.020984				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Rainy River T		0.068159	0.108745				
Lake of the Woods Tp—McCroscon and Tovell		0.171928					
Lake of the Woods Tp—Morson Tp		0.216401					
<b>Sudbury D</b>							
Cosby Mason and Martland Tp		0.012488	0.013178				
Casimir Jennings and Appleby Tp	0.057882	0.031107	0.346404				
Ratter and Dunnet Tp	0.020741	0.014035	0.004979				
Hagar Tp		0.021594	0.016250				
The Spanish River Tp		0.036648					
Sables—Spanish Rivers TP		0.054499					
Massey T		0.060836					
Webbwood T	0.056135	0.053427					
Espanola T/Merritt Tp—Espanola T	0.065470	0.054835	0.079707		0.074059		0.127246
Baldwin Tp	0.952904	0.675285	0.792065				
Nairn and Hyman Tp—Nairn Tp		0.063063	0.086450				
Chapleau Tp	0.285189	0.225466	0.261810				
<b>Thunder Bay D</b>							
Neebing Tp		0.019758					
Thunder Bay C	0.077544	0.068877	0.088422	0.069863	0.061903	0.058102	0.095634
Oliver and Paipoonge Tp—Paipoonge Tp	0.052348	0.050768	0.068809				
Oliver and Paipoonge Tp—Oliver Tp	0.028164	0.041477	0.050166				
Gillies Tp		0.034289	0.019557				
O'Connor Tp		0.021664	0.016371				
Conmee Tp		0.051028	0.036805				
Shuniah Tp	0.029116	0.063997	0.096700				
Dorion Tp		0.089580					
Red Rock Tp	0.369554	0.217800	0.613611				
Nipigon Tp	0.075287	0.071760	0.043999				
Schreiber Tp	0.080268	0.126776					
Terrace Bay Tp	0.390496	0.352650	0.343970				
Marathon T	0.214238	0.254575	0.293516			0.338649	0.650784
Manitouwadge Tp	0.906451	0.519128	0.356591				
Longlac T	0.108776	0.077148	0.116136				
Nakina Tp	0.172034	0.070557	0.026822				
Geraldton T	0.091259	0.090993	0.062721				
Beardmore Tp	0.171228	0.092757					
<b>Timiskaming D</b>							
Coleman Tp—Coleman Tp		0.037671	0.101706				
Latchford T		0.367276	0.251748				
Cobalt T	0.086590	0.095412	0.131846				

Municipality	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large Industrial property class
Haileybury T	0.316493	0.252426	0.269576				
Harris Tp		0.035355					
Dymond Tp		0.062409			0.120025		
New Liskeard T	0.064365	0.090595	0.139614				
Hudson Tp		1.289563	0.996152				
Kerns Tp		0.028846					
Harley Tp		0.018894	0.034787				
Casey Tp		0.012286					
Armstrong Tp		0.072038	0.072939				
Thornloe V		0.164811					
James Tp		0.339917	0.186525				
Dack Tp		0.197566	0.220000				
Charlton T		0.093804	0.089827				
Evanturel Tp		0.051026	0.033082				
Englehart T	0.222775	0.182084	0.245790				
Chamberlain Tp		0.021030					
Matachewan Tp		0.078876	0.100766				
McGarry Tp	0.091313	0.183736	0.089800				
Larder Lake Tp	0.073375	0.131612	0.123874				
Gauthier Tp		0.863979	0.636586				
Kirkland Lake T	0.074175	0.091709	0.077042				

TABLE 5

AMOUNTS THAT UPPER-TIER MUNICIPALITIES SHALL TAKE INTO ACCOUNT UNDER SUBSECTION 447.20 (2) OF THE ACT

Municipality	Commercial Classes (amounts in dollars)	Industrial Classes (amounts in dollars)
Brant Co	49,444	58,704
Bruce Co	79,129	14,689
Dufferin Co	74,741	34,223
Durham R	1,000,310	727,029
Elgin Co	42,537	81,865
Essex Co	222,895	296,399
Frontenac Co	13,619	2,511
Grey Co	85,716	21,572
Haldimand-Norfolk R	155,126	173,151
Haliburton Co	32,059	2,145
Halton R	1,099,099	778,224
Hamilton-Wentworth R	1,659,144	899,341
Hastings Co	29,600	10,068
Huron Co	69,704	38,980

Municipality	Commercial Classes (amounts in dollars)	Industrial Classes (amounts in dollars)
Lambton Co	301,689	280,288
Lanark Co	70,771	34,858
Leeds and Grenville Co	70,217	63,589
Lennox and Addington Co	44,871	76,053
Middlesex Co	80,684	43,796
Muskoka D	84,758	14,682
Niagara R	1,073,375	634,958
Northumberland Co	149,983	121,251
Ottawa-Carleton R	3,899,886	455,084
Oxford Co	210,367	243,067
Peel R	4,531,827	2,077,336
Perth Co	53,193	34,444
Peterborough Co	68,584	20,514
Prescott and Russell Co	89,389	47,313
Renfrew Co	102,591	81,860
Simcoe Co	420,031	224,485
Stormont, Dundas and Glengarry Co	83,011	79,710
Sudbury R	433,391	284,127



Municipality	Commercial Classes (amounts in dollars)	Industrial Classes (amounts in dollars)
Victoria Co	108,249	34,655
Waterloo R	1,286,845	833,832
Wellington Co	95,437	70,721
York R	3,221,140	1,201,942

TABLE 6

MUNICIPALITIES WITH RESPECT  
TO WHICH SECTION 24 APPLIES

Township of Burpee and Mills  
Township of Central Manitoulin  
Township of Coleman

Town of Espanola  
Township of Magnetawan  
Township of McMurrich-Monteith  
Township of Nairn and Hyman  
Township of Northeastern Manitoulin and The Islands  
Municipality of Red Lake  
Township of Sables-Spanish Rivers  
Township of Seguin  
Town of Sioux Lookout  
Township of South Algonquin  
Municipality of Temagami

ERNIE EVES  
Minister of Finance

Dated on February 25, 1999.

11/99

ONTARIO REGULATION 81/99  
made under the  
PAY EQUITY ACT

Made: February 24, 1999  
Filed: February 26, 1999

AMENDMENTS TO THE APPENDIX  
TO THE SCHEDULE TO THE ACT

1. The Appendix to the Schedule to the *Pay Equity Act* is amended by striking out the heading "MINISTRY OF CITIZENSHIP" and items 1 and 2 under that heading, by striking out the heading "MINISTRY OF CULTURE, TOURISM AND RECREATION" and items 1 to 7 under that heading and by substituting the following:

MINISTRY OF CITIZENSHIP, CULTURE  
AND RECREATION

1. Organizations providing services for immigrants and refugees that receive funding through the Newcomer Settlement Program of the Ministry of Citizenship, Culture and Recreation.

2. A native friendship centre, being an employer that is a not-for-profit corporation established to assist in improving the quality of life of urban and migrating native people.

3. The Art Gallery of Ontario.

4. CJRT-FM Inc.

5. Royal Botanical Gardens.

6. Community information centres.

7. The Northern Ontario Library Service Board.

8. The Southern Ontario Library Service Board.

2. The Appendix to the Schedule to the Act is amended by striking out the heading "MINISTRY OF ECONOMIC DEVELOPMENT AND TRADE" and substituting "MINISTRY OF ECONOMIC DEVELOPMENT, TRADE AND TOURISM" and by adding under that heading the following item:

2. The St. Clair Parkway Commission.

3. The Appendix to the Schedule to the Act is amended by striking out the heading "MINISTRY OF MUNICIPAL AFFAIRS" and substituting "MINISTRY OF MUNICIPAL AFFAIRS AND HOUSING".

RÈGLEMENT DE L'ONTARIO 81/99  
pris en application de la  
LOI SUR L'ÉQUITÉ SALARIALE

pris le 24 février 1999  
déposé le 26 février 1999

MODIFICATION DE L'APPENDICE  
DE L'ANNEXE DE LA LOI

1. L'appendice de l'annexe de la *Loi sur l'équité salariale* est modifié par suppression de l'intertitre «MINISTÈRE DES AFFAIRES CIVIQUES» et des postes 1 et 2 figurant sous cet intertitre et par substitution de ce qui suit à l'intertitre «MINISTÈRE DE LA CULTURE, DU TOURISME ET DES LOISIRS» et aux postes 1 à 7 figurant sous cet intertitre :

MINISTÈRE DES AFFAIRES CIVIQUES,  
DE LA CULTURE ET DES LOISIRS

1. Les organisations fournissant des services aux immigrants et aux réfugiés qui reçoivent des fonds dans le cadre du Programme d'aide à l'établissement des nouveaux arrivants du ministère des Affaires civiles, de la Culture et des Loisirs.

2. Les centres d'accueil autochtones qui sont des employeurs et qui constituent une personne morale sans but lucratif établie pour favoriser l'amélioration de la qualité de vie des autochtones citadins et itinérants.

3. Le Musée des beaux-arts de l'Ontario.

4. CJRT-FM Inc.

5. Les Jardins botaniques royaux.

6. Les centres d'information communautaires.

7. Le Conseil du service des bibliothèques de l'Ontario-Nord.

8. Le Conseil du service des bibliothèques de l'Ontario-Sud.

2. L'appendice de l'annexe de la *Loi* est modifié par substitution de l'intertitre «MINISTÈRE DU DÉVELOPPEMENT ÉCONOMIQUE, DU COMMERCE ET DU TOURISME» à l'intertitre «MINISTÈRE DU DÉVELOPPEMENT ÉCONOMIQUE ET DU COMMERCE» et par adjonction du poste suivant sous cet intertitre :

2. La Commission de la promenade Sainte-Claire.

3. L'appendice de l'annexe de la *Loi* est modifié par substitution de l'intertitre «MINISTÈRE DES AFFAIRES MUNICIPALES ET DU LOGEMENT» à l'intertitre «MINISTÈRE DES AFFAIRES MUNICIPALES».

4. The Appendix to the Schedule to the Act is amended by adding the following:

#### OFFICE RESPONSIBLE FOR WOMEN'S ISSUES

1. Any corporation or organization of persons, other than one that has no employees other than employees who directly or indirectly control it, that receives funding from the program administered by the Office Responsible for Women's Issues and known as Women's Centres Program: Investing in Women's Futures and that provides counselling, referral or information services for women.

11/99

#### ONTARIO REGULATION 82/99 made under the PAY EQUITY ACT

Made: February 24, 1999  
Filed: February 26, 1999

#### MANDATORY POSTING DATE

1. The mandatory posting date for a corporation or organization of persons described in item 1 under the heading "Office Responsible for Women's Issues" in the Appendix to the Schedule to the Act is September 1, 1999.

11/99

#### ONTARIO REGULATION 83/99 made under the REAL ESTATE AND BUSINESS BROKERS ACT

Made: February 24, 1999  
Filed: February 26, 1999

Amending Reg. 986 of the R.R.O. 1990  
(General)

Note: Regulation 986 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. Section 12 of Regulation 986 of the Revised Regulations of Ontario, 1990 is amended by striking out "and" at the end of clause (a), by adding "and" at the end of clause (b) and by adding the following clause:

(c) declared eligible for membership in the Real Estate Council of Ontario by the Council.

2. The Regulation is amended by adding the following section:

17.1 (1) A person registered as a broker or salesperson shall become a member of the Real Estate Council of Ontario immediately after being registered if the person is not a member of the Council.

(2) The registration of a registered broker or salesperson described in subsection (1) expires if the person ceases to be a member of the Real Estate Council of Ontario.

4. L'appendice de l'annexe de la Loi est modifié par adjonction de ce qui suit :

#### BUREAU DE LA MINISTRE DÉLÉGUÉE À LA CONDITION FÉMININE

1. Les personnes morales ou organisations de personnes, sauf celles qui n'ont que des employés qui en ont le contrôle direct ou indirect, qui reçoivent des fonds dans le cadre du programme qu'administre le Bureau de la ministre déléguée à la Condition féminine, intitulé Programme pour les centres de femmes : Investir dans l'avenir des femmes, et qui fournissent des services de consultation, de renvoi ou de renseignement pour les femmes.

#### RÈGLEMENT DE L'ONTARIO 82/99 pris en application de la LOI SUR L'ÉQUITÉ SALARIALE

pris le 24 février 1999  
déposé le 26 février 1999

#### DATE D'AFFICHAGE OBLIGATOIRE

1. La date d'affichage obligatoire applicable aux personnes morales ou organisations de personnes visées au poste 1 figurant sous l'intertitre «Bureau de la ministre déléguée à la Condition féminine» à l'appendice de l'annexe de la Loi est le 1<sup>er</sup> septembre 1999.

3. This Regulation comes into force on January 1, 2000.

11/99

#### ONTARIO REGULATION 84/99 made under the ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

Made: February 24, 1999  
Filed: February 26, 1999

#### ASSOCIATED EMPLOYERS

##### EMPLOYEES' ELIGIBILITY FOR MEMBERSHIP

1. (1) This section applies with respect to the duties of employees of associated employers described in clause (c) of the definition of "associated employer" in section 1 of the Act.

(2) Every service, program or thing to which an employee's duties relate is a prescribed service, program or thing for the purposes of subsection 9.1 (3) of the Act.

11/99

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## Bilingual Lexicon of Legislative Terms

### New Edition

This new edition of the *Bilingual Lexicon of Legislative Terms*, prepared by the Office of Legislative Counsel, is the result of a complete review of the 1992 edition. Every entry in that edition was checked against our statutes database. Hundreds of obsolete entries were deleted and thousands of new entries were added. These changes were based on a scanning of the Revised Statutes of Ontario, 1990 and of annual statutes to the end of 1997. Bilingual regulations were not scanned for the purpose of this edition, with the exception of the Rules of Civil Procedures and a few similar regulations.

We hope that this updated edition of the *Lexicon* will reflect even more accurately the terminology used in Ontario's statutes, and that users will find it as complete, practical and reliable a reference work as the previous editions.

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### Nouvelle édition

Cette nouvelle édition du *Lexique bilingue de termes législatifs*, préparée par le Bureau des conseillers législatifs, constitue une refonte complète de l'édition de 1992. Des centaines de termes désuets figurant dans la précédente édition ont été retranchés; en revanche, des milliers de nouveaux termes viennent enrichir l'ouvrage. Le choix des entrées et des contextes se fonde essentiellement sur le dépouillement des Lois refondues de l'Ontario de 1990 et sur celui des lois annuelles jusqu'à la fin de 1997. Les règlements bilingues n'ont pas été dépouillés, à l'exception des Règles de procédure civile et de quelques règlements analogues.

Nous souhaitons que cette édition mise à jour reflète encore plus fidèlement la terminologie utilisée dans les lois de l'Ontario, et nous espérons que ses usagers y trouveront un instrument de travail aussi complet, pratique et maniable que les éditions précédentes.

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# The Ontario Gazette La Gazette de l'Ontario

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Le samedi 20 mars 1999

## Proclamations

(Great Seal of Ontario)

(Great Seal of Ontario)

HILARY M. WESTON

HILARY M. WESTON

### PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

### PROCLAMATION

#### *ELECTRICITY ACT, 1998*

We, by and with the advice of the Executive Council of Ontario, name Monday, March 15, 1999 as the day upon which sections 69 and 70 of the *Electricity Act, 1998*, Schedule A to the *Energy Competition Act, 1998* come into force.

#### WITNESS:

THE HONOURABLE  
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on March 10, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

### PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

### PROCLAMATION

#### *LOI DE 1998 SUR L'ÉLECTRICITÉ*

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 15 mars 1999 comme le jour où entrent en vigueur les articles 69 et 70 de la *Loi de 1998 sur l'électricité*, l'annexe A de la *Loi de 1998 sur la concurrence dans le secteur de l'énergie*.

#### TÉMOIN :

L'HONORABLE  
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 10 mars 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6398) 12

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## PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

## PROCLAMATION

*GREATER TORONTO SERVICES BOARD ACT, 1998*

We, by and with the advice of the Executive Council of Ontario, name Monday, March 22, 1999 as the day upon which subsection 55(6) and sections 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70 and 71 of the *Greater Toronto Services Board Act, 1998*, come into force.

WITNESS:

THE HONOURABLE  
HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on March 10, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

## PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

## PROCLAMATION

*LOI DE 1998 SUR LA COMMISSION DES SERVICES DU GRAND TORONTO*

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le lundi 22 mars 1999 comme le jour où entrent en vigueur le paragraphe 55 (6) et les articles 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70 et 71 de la *Loi de 1998 sur la Commission des services du grand Toronto*.

TÉMOIN :

L'HONORABLE  
HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 10 mars 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6399) 12

## ERRATUM

Vide Ontario Gazette Vol. 132-10, dated 6th March, 1999, page 414.

An error occurred in the French version of the *Tax Credits and Revenue Protection Act, 1998* proclamation. A corrected version of the proclamation follows:

(Great Seal of Ontario)

HILARY M. WESTON

## PROVINCE OF ONTARIO

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

## PROCLAMATION

*TAX CREDITS AND REVENUE PROTECTION ACT, 1998*

We, by and with the advice of the Executive Council of Ontario, name Friday, March 5, 1999 as the day upon which sections 1 to 10 of the *Tax Credits and Revenue Protection Act, 1998*, Statutes of Ontario 1998, Chapter 34, which have not yet been proclaimed in force, shall come into force.

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR  
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 1999.

BY COMMAND

CHRIS HODGSON  
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

## PROVINCE DE L'ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

## PROCLAMATION

*LOI DE 1998 SUR LES CRÉDITS D'IMPÔT ET LA PROTECTION DES RECETTES*

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le vendredi 5 mars 1999 comme le jour où entreront en vigueur les articles 1 à 10 de la *Loi de 1998 sur les crédits d'impôt et la protection des recettes*, Lois de l'Ontario 1998, chapitre 34, qui n'ont pas été proclamés en vigueur.

TÉMOIN :

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE  
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 1999.

PAR ORDRE

CHRIS HODGSON  
Président du Conseil de gestion du gouvernement

(6400) 12

## Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage*, L.R.O. 1990, chapitre T.22, et/ou la *Loi de 1987 sur les transports routiers*, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registraire des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

**ALL-FAB BUILDING COMPONENTS INC**  
WINNIPEG, MB

**AMAR TRANSPORT INC.**  
BRAMPTON, ON

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ROSEMONT, ON

**BARRETT, MATTHEW, J.**  
ST. THOMAS, ON

**BERGERON, J, L, MARC**  
CUMBERLAND, ON

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LETHBRIDGE, AB

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ST-ANGELE-DE-MERICI, QC

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SCARBOROUGH, ON

**DESROSIERS, STANLEY, C.**  
HAILEYBURY, ON

**DOUBIL INC**  
MOUNT BRYDGES, ON

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**EAGLESON, A-ROGER**  
BEWDLEY, ON

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**ELLMAN, BRIAN**  
SWEA CITY, IA

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**FILICE, ANTHONY**  
WOODBIDGE, ON

**GERMAN, DWAYNE, E.**  
KENORA, ON

**GIBNER, KENNETH, HENRY**  
MISSISSAUGA, ON

**TRANSPORT GRAND-PA INC**  
ST ELIE D ORFORD, QC

**H & R TRANSPORT INC.**  
SALT LAKE CITY, UT

**HAB NAB TRUCKING INC.**  
SEAFORD, DE

**INTERNATIONAL MACHINE TRANSPORT INC**  
SURREY, BC

**LEE TRUCKING INC.**  
THAWVILLE, IL

**LES INDUSTRIES LEGARE (1998) LTEE**  
ST RAYMOND, QC

**LEVESQUE, JEAN-CLAUDE**  
ST-THEODORE DACTON, QC

**LONG, RICHARD, W.**  
NEW HAMBURG, ON

**MALTANI ATWAL TRANSPORT M.A.T. INC**  
MISSISSAUGA, ON

**MCCUAIG, CRAIG**  
OTTAWA, ON

**MCINTYRE, RICHARD, G.**  
PICKERING, ON

**MCKISSICK, WILLIAM G.**  
VENUS, PA

**MICHIGAN AGGREGATE SAND AND GRAVEL HAULERS INC**  
KALKASKA, MI

**MUMFORD, PAUL, N.**  
ORILLIA, ON

**O'ROURKE TRUCKING LTD.**  
CAMPBELLFORD, ON

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MAXWELL, ON

**POLIMEX TRADING INC**  
TORONTO, ON

**RANDELS EXPRESS INC**  
FAYETTEVILLE, GA

**RIVIERA IMPORTS INC.**  
FORT WAYNE, IN

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TARA, ON

**SMITH, RONALD, G.**  
TECUMSEH, ON

**STRINGER, ALFRED, M.**  
BRAMPTON, ON

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J. Greig Beatty  
Manager  
Chef de Service



## ONTARIO HIGHWAY TRANSPORT BOARD

### NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the application *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

**LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.**

**E. Kerr Bus Lines Limited**  
11601 Simcoe St., Port Perry, Ont. L9L 1B3

44938-A

Applies for an extra provincial operating licence as follows:

For the transportation of passengers for Kerr Travel and Tours on a chartered trip from points in the Regional Municipalities of Peel, York and Durham, the City of Toronto and the Counties of Victoria and Northumberland to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick-up or discharge of passengers except at the point of origin.

44938-B

Applies for a public vehicle operating licence as follows:

For the transportation of passengers for Kerr Travel and Tours on a chartered trip from points in the Regional Municipalities of Peel, York

and Durham, the City of Toronto and the Counties of Victoria and Northumberland.

**Ontario on Wheels Inc.**  
843 Central Ave., Windsor, Ont. N8Y 3T8

45313-C/D

Applies for the approval of the transfer of extra-provincial operating licence No. X-3138 and public vehicle operating licence No. PV-5089, both now in the name of 1165990 Ontario Ltd., 10 Dean Park Rd., Suite 210, Scarborough, Ont. M1B 3G8.

**Nancy Sauve**  
954 McIntyre St. W., North Bay, Ont. P1B 3A4

45688/45688-A

Applies for the approval of the transfer of extra-provincial operating licence No. X-1424 and public vehicle operating licence No. PV-3947, both now in the name of 1128570 Ontario Inc., 672 Copeland St., North Bay, Ont. P1B 3C8.

**Sunny Tours Inc.**  
7225 Woodbine Ave., Suite 115, Markham, Ont. L3R 1A3

45689

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Mississauga to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of same passengers on the same chartered trip to point of origin.

PROVIDED that:

1. there be no pick-up or discharge of passengers except at the point of origin
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of (15) passengers exclusive of the driver.

45689-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Mississauga.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of (15) passengers exclusive of the driver.

Felix D'Mello  
Board Secretary  
Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

### Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

1999-2-22  
BONNEAU'S AUTO BODY & WRECKING INC. .... 297072

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

1999-2-22  
CANADIAN LIBRARY DATA INC. .... 967336  
FORT ERIE BUILDING SUPPLIES LTD. .... 411542  
554260 ONTARIO LIMITED ..... 554260  
1999-2-23  
ART WILLIAMS CYCLE LTD. .... 345794  
DUNGANNON ENTERPRISES LIMITED ..... 249211  
THE GAME STOP INC. .... 1012758  
530595 ONTARIO LIMITED ..... 530595  
1999-2-24  
CK GARMENT MANUFACTURING LTD. .... 1181369  
EPHRAIM ELECTRONICS INC. .... 1245542

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
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<b>1999-2-24</b>	
WM. FLEGEL CONSTRUCTION LTD.....	990547
<b>1999-2-25</b>	
BRITANNY'S GIFT BASKETS INC.....	764700
NARDUCCI PLUMBING CO. LTD.....	357232
SKY GLAZIERS INC.....	1141585
1011093 ONTARIO LIMITED.....	1011093
<b>1999-2-26</b>	
MCLEAN'S GENERAL STORE INC. ....	900203
MJS REALTY LIMITED.....	142315
WOLTAM INVESTMENTS INC.....	128413
YNH NETWORK INC.....	1288327
709181 ONTARIO LIMITED.....	709181
955636 ONTARIO LTD.....	955636
1267089 ONTARIO INC.....	1267089
<b>1999-2-28</b>	
153834 ONTARIO INC.....	153834
<b>1999-3-1</b>	
BUREN "N" BUREN HOME BUILDERS LTD. ....	848089
D&K GAS BAR LTD.....	1051858
FUSCO REALTY LTD.....	734821
HARRY A. HORTON AND ASSOCIATES LTD.....	934214
LYSCO HOME SERVICES LIMITED.....	410656
TODD CANADA INC.....	924253
WILLIAM I. HALMAN INVESTMENTS INC.....	575928
1086862 ONTARIO INC.....	1086862
<b>1999-3-2</b>	
HARRY SMITH'S INVESTMENTS LIMITED.....	98024
JACKIDA ENTERPRISES LTD.....	1016332
JONAS FUNG CONSULTANT CO. LTD.....	1255873
K & S INTERNATIONAL LIMITED.....	1297585
NECOKA LIMITED.....	462016
NYBOER LANDSCAPING INC.....	674669
THE LUNDY HOUSE LIMITED.....	119085
UNIQUE HOOK PRODUCTS INC.....	955893
1153535 ONTARIO LIMITED.....	1153535
<b>1999-3-3</b>	
DIANA PLASTERING CO. LTD.....	516851
KRAUS HOLDINGS LIMITED.....	130188
QUAN CHINESE FOODS INC.....	351155
THE MALIBU CLUB CAFE AND SPORTS BAR INC.....	1142185
643694 ONTARIO LTD.....	643694
662621 ONTARIO INC.....	662621
820568 ONTARIO INC.....	820568
925036 ONTARIO LTD.....	925036
1258144 ONTARIO LIMITED.....	1258144
<b>1999-3-4</b>	
ALCHEMIA CHEMICAL COMPANY INC.....	1308718
ALPHA VACUUM-PRESSURE LTD.....	1133736
ENCORE ENCORE MARKETING CANADA LIMITED.....	1127110
FRANK PETRONE HOLDINGS INC.....	686906
INTERNATIONAL BALLY (CANADA) INC.....	950844
KEVIN BRIDGE FEED MILLS LTD.....	952380
ORDCO TECHNOLOGY LIMITED.....	396490
RAPPIN PROFITABLE INVESTMENTS LIMITED.....	349585
631930 ONTARIO INC.....	631930
927178 ONTARIO LIMITED.....	927178
1073452 ONTARIO INC.....	1073452
1167763 ONTARIO INC.....	1167763
<b>1999-3-5</b>	
ATOMIC HEALTH PRODUCTS INC.....	1219805
DYNACARE INSTITUTIONAL LABORATORY SERVICES LIMITED.....	1122217
DYNACARE MANAGED HEALTH SERVICES INC.....	1087927
OWL RIDGE INVESTMENTS LIMITED.....	661447

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

12/99

## Cancellations for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that, by orders under Section 240 of the *Business Corporations Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved: The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats des sociétés énumérées ont été annulés pour un motif suffisant et, dans le cas de certificats de constitution, les sociétés ont été dissoutes. (La date de l'annulation précède la liste des sociétés visées.)

Name of Corporation: Dénomination sociale :	Ontario Corporation Number Numéro matricule de l'Ontario
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<b>1999-3-5</b>	
GOTTCON CONTRACTORS LIMITED.....	461701
TAJ MAHAL TORONTO CASINO INC.....	1110426

CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

12/99

## Errata Notice Avis d'Erreur

Ontario Corporation Number 1000278

Vide Ontario Gazette, Vol. 132-6 dated February 6th, 1999

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of The Ontario Gazette of February 6th, 1999 with respect to the cancellation of the Certificate of Incorporation of *Executive Aviation Fuels Ltd.*, was issued in error and is null and void.

Numéro de société en Ontario : 1000278

cf. Gazette de l'Ontario, Vol. 132-6 datée du février 6, 1999

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du 6 février 1999 relativement à l'annulation du certificat de constitution en personne morale de *Executive Aviation Fuels Ltd.* a été délivré par erreur et qu'il est nul et sans effet.

12/99

Vide Ontario Gazette, Vol. 130-33 dated August 16th, 1997.

The following corporation was dissolved in error under subsection 241 (4) of the *Business Corporations Act* (or subsection 317 (9) of the *Corporations Act*) and has been returned to active status.

cf. Gazette de l'Ontario, Vol. 130-33 datée du août 16, 1997.

La corporation suivante a été dissoute par erreur en vertu de l'article 241 (4) de la *Loi sur les sociétés par actions* (ou 317 (9) de la *Loi sur les personnes morales*) et a été reconstituée.



Name of Corporation:	Ontario Corporation Number
Raison Sociale de la	Numéro matricule de la personne
personne morale :	morale en Ontario

PICTURESQUE LANDSCAPE CONTRACTORS LTD. .... 828029

12/99 CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Cancellation of Certificates of Incorporation  
(Corporations Tax Act Defaulters)**  
**Annulation de certificats de constitution en  
personne morale**  
**(Non-respect de la loi sur l'imposition  
des personnes morales)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 22nd February, 1999 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 22 février 1999 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

CIRCLELAND INVESTMENTS LIMITED. .... 607038  
ERENLEE HOMES LTD. .... 654030  
KUHO INC. .... 706238  
SCHOONERS WATCH LIMITED. .... 713713  
TERRICON CONTRACTING LTD. .... 705235  
1040170 ONTARIO LIMITED ..... 1040170  
743913 ONTARIO LIMITED ..... 743913

12/99 CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Cancellation of Certificate of Incorporation  
(Business Corporations Act)**  
**Annulation de certificat de constitution en  
personne morale**  
**(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la compagnie
de la compagnie :	en Ontario

1999-3-8  
KIRAYNE INVESTMENTS LTD. .... 1285721  
SLS GROUP INC. .... 1285878  
TBUNNY INC. .... 1285880  
421108 ONTARIO LIMITED. .... 421108  
1285841 ONTARIO INC. .... 1285841

12/99 CAROL D. KIRSH,  
Director, Companies Branch  
Directrice, Direction des compagnies

**Change of Name Act**  
**Loi sur le changement de nom**

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending February 5, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 5 février 1999. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Abdou, Gisele — Samour, Gisele  
Abramachvili, Alla — Kushevsky, Alla Abramachvili  
Abu Amara, Amina Hamed Ahmed — Abu Laban, Amina Hamed Ahmed  
Adam, John Evan — Gibson, John Evan  
Adolphus, Patricia Daveda — Kovacs, Patricia Daveda  
Ahmedov, Alparslan — Ozturk, Alparslan Ahmed  
Allread, Trevor Jason — French, Trevor Jason  
Andrzejewski, Romuald — Andrzejewski, Roman  
Appleby, Wendy Marie — Gannon, Wendy Marie  
Artickonis, Andra Michelle — Ashton, Andra Michelle  
Artickonis, David Robert — Ashton, David Robert  
Artickonis, Jeffrey John — Ashton, Jeffrey John  
Artickonis, Robert — Ashton, Robert  
Arulanandam, Arulsanthy — Matthews, Arulsanthy  
Ashford, Mathew John — Ashford, Mat John  
Assiniwe, Melanie Dawn Tamara Louise — Anwhatin, Melanie Dawn Tamara Louise  
Atrickonis, Sharon Lenora — Ashton, Sharon Lenora  
Ayers, Sharon Ann — Ayers, Sharon Ann  
Ba, Yi — Page, Andrea Yi  
Bagdassarova, Marina — Buskin, Marina  
Baris, Alparslan — Baris, Alan  
Barkley, Diane Elizabeth — Fitze, Diane Elizabeth  
Bastien, Robert Jack — Casburn, Robert Jack  
Bechard, Sonja Diana — Knebler, Sonja Diana  
Beck, Luciana — Vacca, Luciana  
Bekele, Martha Tilahum — Glavanov, Martha Tilahum  
Belanger, Scott Patrick — Fex, Scott Patrick  
Bentley, Patricia Geraldine — Bentley, Tricia Geraldine  
Benzazos, Eleni — Rakitzis, Eleni  
Bergsma, Teresa Elizabeth — Karn, Teresa Elizabeth  
Binda, Shemeena Nicola — Ramitt, Shemeena Nicola  
Blais, Joseph Leandre — Blais, Joseph Rheel  
Bocchicchio, Angela — Bocchicchio Valle-Garay, Angela  
Bolzonello, Elvio — Bolzanello, Elvio  
Boulka, Liubov — Dyczok, Liubov  
Brason, Myril Lynn — Brason-Ledielt, Myril Lynn  
Brett, Clifford Allen — Brander, Clifford Allen  
Brown, Jennifer Marie — Brown Noble, Jennifer Marie  
Brown, Mason Thomas — Huffman, Mason Thomas  
Bryant, Tiffany Marie — Weber, Tiffany Marie  
Buckley, Kimberley Anne — Oake, Kimberley Anne  
Buckshon, Victor Manuel — Buckshon, Eric Victor Manuel  
Bulbulia, Fatima — Parker, Fatima  
Burns, Glenison Venburon — Dinner, Glenn Frank



- Burns, Mary Alma — Drake, Mary Alma  
 Calka, Dariusz — Emerson, Derek  
 Campbell, Rachel — Bryan, Rachel Cymone  
 Campbell, Ruth Cassandra — Oliver, Celina Cassandra Ruth  
 Canacero, Fe — Alfarero, Fe  
 Cantone-Carrera, Giuseppe — Cantone, Giuseppe  
 Capobianco, Restituta — Capobianco-Luciano, Restituta  
 Carriere, Joseph Claude Guy — Carriere, Joseph Jean-Guy Claude  
 Carswell, David Benjamin — Carswell, Benjamin David  
 Cem, Ahmet Nedim — Gem, Nedim Ahmet  
 Chan, Tsz-Wah — Chan, Emily Tsz-Wah  
 Chan, Wing-Leung — Chan, Raymond Wing-Leung  
 Chang, Eileen — Gagne, Eileen  
 Chee, Lai Ha — Wong, Goretti Lai-Ha  
 Chelvarajah, Vijithakobi — Selvarajah, Vijithakobi  
 Chelvarajah, Vinuja — Selvarajah, Vinuja  
 Chen, Wen Nie — Lee, Wennie  
 Chin, Suk Huang — Zhan, Sue F.  
 Chung, Yuk Yu — Chung, Sevina Yuk Yu  
 Clairmont, Sherry-Lynn — Harding, Sherry-Lynn  
 Claro, Nancy Sousa — Claro-E'silva, Nancy Sousa  
 Coelho, Odilia De Fatima De Lima — Renton, Odilia De Fatima De Lima  
 Coleman, Corrina Ann — Noble, Corrina Ann  
 Coleman, Karen Marie — Ulch, Karen Marie  
 Comisso, Marie Madeleine Liza — Girard, Marie Madeleine Liza  
 Concepcion, Jovina Mae — Concepcion Bachynski, Jovina Mae  
 Connor, David John — Lalonde, Dianne Lisa  
 Cook, Angela Dawn — Cook-Sprecker, Angela Dawn  
 Cousineau, Carol Colombe — Cousineau-Faucher, Carol Colombe  
 Cowey, Sharon Ann — Patterson, Sharon Ann  
 Cowlard, Sidney Clayton — McDonald, Sidney Clayton  
 Crone, Jonathan Austin — Lefebvre, Jonathan Austin Crone  
 Crouse, Patricia May — Roettger, Patricia May  
 Crump, Todd Steven — Seymour, Todd Steven  
 Curvan, Charmaine Kathrine Martina — Curvan-Lawes, Charmaine Kathrine Martina  
 Davidian, Aren — Davidian, Aren Miran  
 Davidian, Bedros — Davidian, Bedros Miran  
 Davidian, Hayganosh — Davidian, Hayganosh Haroutiun  
 Davidian, Maral — Davidian, Maral Miran  
 Davidian, Mardiros — Davidian, Mardiros Miran  
 Davidian, Vartineh — Davidian, Vartineh Miran  
 Davidson-Mcminn, Brendan Thomas Raymond — Gagnon, Brendan Thomas Raymond  
 Davis, Melanie Diane — Pugliese, Melanie Dionne  
 De Freitas, Maria Helena Mendonca — Costa, Maria Helena Mendonca  
 De Los Angeles, Emerissa De La Cruz — Babin, Emerissa De La Cruz  
 Deang, Celia S. — Madappattu, Celia S.  
 Demiglio, Ioana — De Miglio, Joana Michaela  
 Densham, Christine Cameron — McLelland, Christine Cameron  
 Desormeaux, Wayne Jason — Curtis, Wayne Jason  
 Dhaliwal, Harvinder Kaur — Grewal, Harvinder Kaur  
 Dhesy, Sukhbinder Kaur — Dhesy-Thind, Sukhbinder Kaur  
 Dhillon, Saron Kaur — Navratil, Saron Kaur  
 Diaram, Nandani — Diaram, Nan  
 Diep, Ngoc Sen — Ngo, Ngoc Sen  
 Dimaano, Felicidad — Lila, Felicidad  
 Disho, Mikhael Kiriakos — Disho, Michael  
 Disho, Sanharib Mikhael — Disho, Martin  
 Dobbin, Mary Theresa — Verge, Mary Theresa  
 Dos Santos, Susana Margarida — Moniz, Susana Margarida  
 Drone, Bretlyne Vanessa — Friday, Bretlyne Vanessa  
 Edwards, Rose Marie Angella — Harrison, Rose Marie Angella  
 El-Sammour, Raymond Ata — Samour, Raymond  
 Er, Tjendrawati — Er, Tjienny  
 Fairey, Paul Summers — Summers, Paul  
 Faron, Izabela — Spykers, Izabela  
 Faubert, Tracey Dawn — Raabe, Tracey Dawn  
 Fishkin, Katrina Leigh — James, Katrina Leigh  
 Fisseha, Elsa Zebher — Gebremariam, Elsa Zebher  
 Ford, Larna Yvonne — Turner, Lorna Yvonne  
 Foster, Donna Christine — Ashford, Dawn Christine Johnstone  
 Fujita, Masako — Freemantle, Masako  
 Fung, Kam Keung — Fung, Vincent Kam-Keung  
 Gagliano, Adriana — Cutruzzola, Adriana  
 Gardner, Romy Ellen — Burns, Romy Ellen  
 Garus, Katarzyna Anna — Pilch, Katherine Anna  
 Gauld, Wendy Joyce — Black, Wendy Joyce  
 Gillespie, Brenda Joy — Stringer, Brenda Joy  
 Ginete, Beljoy Sia — Apostol, Beljoy Sia  
 Greenop, Lynn Kathryn — McDowell, Lynn Kathryn  
 Griffith, Eronda Nicola — Roper, Eronda Nicola  
 Gushie, Taylor Anne — Colebeck, Taylor Anne  
 Gushie, Vincent Kevin Michael — Colebeck, Vincent Michael  
 Haesen, Andre Adam — Reiter, Andre Hasen  
 Hall, Lyle Robert Timothy — Reid, Timothy Robert Lyle  
 Han, Eun Sun — Choi, Grace Christina Eunsun  
 Harding, Joshua Kevin — Blad, Joshua Kevin  
 Hart, Marie Laurette Sharon — Proulx, Sharon Marie Laurette  
 Hass, Lucas Montana Francis — Sardella, Lucas Francis Hass  
 Hawkins, Leah — Rahaman, Leah  
 Hayes, David Leonard — Hayes, Matthew-David Leonard  
 Hazard, Robert Eric Patrick — Huard, Robert Joseph Patrick  
 Hernandez, Ruby Jane Baluyo — Endre, Ruby Jane Baluyo  
 Higgins, Chantelle Cathy — Bowers, Chantelle Cathy  
 Ho, Lee-Ann — Tsan, Lee-Ann Fallon  
 Holt, Storey Joan Horsfall — Wilkins, Storey Joan Horsfall  
 Holtz, Tammy Christina — Holtz, Tabatha Christina  
 Howell, Jamie Andrew — Mertens, Jamie Andrew  
 Hughes, Jennifer Lynn — Macaulay, Jennifer Lynn  
 Hutton, Tammy Lynn — Armstrong, Tammy Lynn  
 Huynh, Trinh Thi Ngoc — Dang, Trinh Thi Ngoc  
 Iconomidis, Dafni — Petrou, Dafni  
 Iftikhar, Ifikhar — Khan, Iftikhar  
 Ilioukevitch, Aleksander — Iliukevich, Alexander  
 Imrie, Kristine Mary Patricia — Tsaosidis, Kristine Mary Patricia  
 Incze, Gabor — Waldmann, Gabriel Maesjab  
 Ishmael, Waheeda Zalisha — Bickram Singh, Waheda Zalisha  
 Iwachow, Karen — Hofman, Karen  
 Jackson, Kim Maria Patricia — Bessette, Kim Maria Patricia  
 Jackson, Rose Marie Elizabeth — Jawana, Rose Marie Elizabeth  
 Jacobson-Wychopen, Kimberly Ann — Jacobson, Kimberly Ann  
 Jarzyna-Niemczyk, Bozena Magdalena — Jarzyna, Bozena Magdalena  
 Jaton, Patricia Jacqueline — Afghahi, Patricia Jacqueline  
 Jesso, Tina Louise — Williams, Tina Louise  
 Jewell, Carly Claire — Emmett, Carly Claire  
 Jin, Homa — Hejazi, Rana Kermani  
 Johannsen, Danyka Paulina — Rose, Danyka Paulina  
 Johnson, Richard Tarak Lajmi — Lajmi, Richard Tarak  
 Johnson, Wendy May — Oakes, Wendy May  
 Johnson, Wesley Joseph — Oakes, Wesley Joseph  
 Johnson, Whitney Robin — Oakes, Whitney Robin  
 Johnston, Lynn Maria — Basso, Lynn Maria  
 Joly, Marie Dolores Nathalie — Keurentjes, Marie Dolores Nathalie  
 Jordan, Verna Jeanne McArthur — McArthur, Verna Jeanne  
 Judex, Angela — Horea, Angela  
 Kapulski, Rachel Fay — Melas, Rachel Fay  
 Karambekos, Stefanos — Karabekos, Stefanos  
 Karas, Ludmyla — Wlaszynowicz, Ludmyla  
 Karpyshyn, Jamie Lee — Robinson, Jamie Lee  
 Kelemen, Tibor Jozsefne — Gartner, Tibor Jozsefne  
 Kennedy, Pamela May — Gilbert, Pamela May  
 Kenney, Jason Daniel — Carden, Jason Daniel  
 Khalievskiaia, Anna — Halievski, Anna  
 Khalievskiaia, Ekaterina — Halievski, Katherine  
 Khalievskiaia, Valentina — Halievski, Valentina  
 Khalievskii, Alexei — Halievski, Alexei  
 Khamphoune, Jamie Wong — Wong, Jamie Jia-Xiang  
 Kler, Kawalveer — Sidhu, Kawalveer Kaur  
 Knill, Heidi Helene — Di Panfilo, Heidi Helene  
 Knott, Susan Deborah — Knott-Grist, Susan Deborah  
 Kokot, Ana — Kokot-Larsen, Ana  
 Kolanek, Sylwia — Kusyk, Sylwia  
 Kolyaei, Jabiz — Kolyaei, Jasmin Jabiz  
 Kosiata, Anna — Reiter, Anna  
 Kostyk, Monika — Balkota, Monika  
 Krishnasamy, Jeyanathy — Krishnasamy, Ramesh Jeya  
 Kulanthaivelu, Jeyarany — Pathmasothy, Jeyarany

- Kulis, Jennifer Anne — Manavi, Jennifer Anne  
 Kurucz, Micheline Marie Elise — Rannou, Micheline Marie Elise  
 Lackner, Gottfried Gustav — Lackner, Geoffrey Gustav  
 Laforet, Jose Daniel — Laforet, Jonathan Arthur Jose  
 Lair, Michelle Lynn — Gagliardi, Michelle Lynn  
 Lake, Terri-Lynn — Lake-Weldrick, Terri-Lynn  
 Lamarche, Olivier — Lamarche, Zeal Olivier  
 Landry, Aaron Edward — Brown, Aaron Edward  
 Larochelle, Danielle Rae — Sauriol, Danielle Rae  
 Larush, Dominique Michelle Marie — Glembus, Dominique Michelle Marie  
 Lassemba, Sharon Madeleine — Alsop, Sharon Madeleine  
 Lausoontornsiri, Supatra — Bertrand, Supatra  
 Le, Anh Vu — Tran, Anh Vu  
 Lediett, Darcy William — Brason-Lediett, Darcy William  
 Legge, Chantelle Amelia — Donnelly-Legge, Chantelle Amelia  
 Lewis, Jamile Hanisi — Garraway, Jamile Hanisi  
 Lewis, Ngozi Sekani — Garraway, Ngozi Sekani  
 Lewis, Shomari Tarik — Garraway, Shomari Tarik  
 Lewis, Teresa — Garraway, Corsita Teresa  
 Li, Alex — Lee, Alex Kim-Shung  
 Li, Marissa Shun-Chiang — Lee, Marissa Shun-Chiang  
 Li, Wei How — Lee, Wei-How  
 Liao, Lijun — Adams, Lijun  
 Linton, Dale Marie — Linton, Dayle Marie  
 Lister, Kateri Lee Anne — Gauthier, Kateri Lee Anne  
 Lowes, Terri Lynne — Sidney, Terri-Lynne Elizabeth Constance  
 Luong, Nancy — Kwok, Nancy  
 Lyew, Donna Elise — Wint-Williams, Donna Elise  
 Lytle, Matthew Albert — Neil, Matthew Albert  
 Mac, Cam Binh — Lam, Cam Binh  
 MacKinnon, Lisa Marie — Durica, Lisa Marie  
 MacLeod, Jayme Patricia — Blondin, Jayme Patricia  
 Mageau, Marie Anne Chantal — Mageau-Pinard, Marie Anne Chantal  
 Magos, Androniki — Mangos, Niki  
 Magos, Periklis — Mangos, Peter  
 Mahdavi Anari, Seyed Jalil — Mahdavi, Jalil  
 Mahdavi Anari, Zohreh — Mahdavi, Zohreh  
 Mahdavi-Anari, Sepideh — Mahdavi, Sepideh  
 Mahdavi-Anari, Seyed-Siamak — Mahdavi, Siamak  
 Maki, Marita Anneli — Kerr, Marita Anneli  
 Malowany, Carol Anne — Bennett, Carol Anne  
 Malowany, James Alfred — Bennett, James Dylan  
 Manankil, Victoria Ramos — Deboer, Victoria Ramos  
 Manclark, Edward Francis John — Cernivec, Edward Francis John  
 Manna, Anna Maria — Panzeca, Anna Maria  
 Markounas, Evaldas — Morkunas, Evaldas  
 Marlow-Blimkie, Elizabeth Louise — Marlow, Elizabeth Louise  
 Martin, Catherine Heather — Johnston, Catherine Heather  
 Massey, Andrea Lois — Massey Wilson, Andrea Lois  
 Matson, Derek Bruce — Kearney, Derek Bruce Matson  
 McCurdy, Lauren Joan — O'Connor, Lauren Joan  
 McDonald, Kyla Catharine — Gaboury, Kyla Catharine  
 McLennan, Sherry Lynn — Johnson, Sherry Lynn  
 McAneney, Siobhan — Marko, Siobhan  
 McDonald, Julia Mae — McLoughlin, Julia Mae  
 McMillan, Samuel Wayne — Spagna, Samuel Wayne  
 McNeil, Derek James — McKenzie, Derek James  
 Melkovicova, Beatrice — Pastircak, Beatrice  
 Menina, Reguina — Goldis, Reguina  
 Merko, Marolia — Klimtchouk, Marolia  
 Michalczyk, Renata — Kurowska, Renata  
 Moat, Thomas Andrew — Callaghan, Thomas Laeg  
 Mohabeer, Chandrachekhar — Mohabeer, Sumesh  
 Mohamed Amin, Kamil Saleh — Chualan, Chia  
 Mohammed Amin, Kasho Saleh — Chualan, Kasho  
 Mohammed Amin, Nazanin Gareb — Chualan, Naz  
 Moll, Leonard Stanley — Molczadski, Leonard Stanley  
 Monahan, Amanda Lee — Field, Amanda Lee  
 Morkounas, Rachel Anna Maria — Morkunas, Rachel Anna  
 Morkounas, Rebecca Ruth — Morkunas, Rebecca Ruth  
 Morris, Ronald Anthony — Wangchuk, Dondrub  
 Morris, Ryan Allan Andrew — Hopkins, Ryan Allan Andrew  
 Morrison, Christopher Gerard — Farrell, Christopher Gerard  
 Morrison, Wendy Jean — Austin, Wendy Jean  
 Mullaly, Jennifer Maureen — Donnelly, Jennifer Jordan  
 Murray, Karendra Lee Margaret — Carpenter, Karendra Lee Margaret  
 Mylabathula, Mary Krupa — Mylabathula, Krupa Latha  
 Needham, Shawn Elaine — Thorp, Shawn Elaine  
 Nehaul, June Ann — Jones, June Ann  
 Nguyen, Thanh Hoa — Nguyen, Justin Thanh Hoa  
 Nickle, Lisa Lorraine — Nickle-Waltenburgh, Lisa Lorraine  
 Nicolaou, Nicolaos — Nikolaou, Nick  
 Nicolotti, Corinne — Lalonde, Corinne  
 Noble, Leah Nicole — Noble-Dubecki, Leah Nicole  
 Norambuena Landeros, Veronica Leonor — Sauro, Veronica Leonor  
 Noriega, Andrew — Micallef, Andrew  
 Nunno, Daniella Andrea — Brzezicki, Daniella Andrea  
 Odevilas, Josephine Gadaingan — Bean, Josephine Gadaingan  
 Ogden, Carolyn Jean — Salvalaggio, Carolyn Jean  
 Ott, Tanya Marie — Sinnett, Tanya Marie  
 Paduchak, Markian Oleksander Dackiw — Dackiw, Markian Oleksander  
 Palmer, Sharon Margaret — Mobbs, Sharon Margaret  
 Pan, Rong Hui — Pan, David Rong Hui  
 Paniccia Librock, Michele — Paniccia, Michela Jacqueline  
 Parker, Donna Marie — Parker, Anthony Donald  
 Parsons, Lorelei — Kiss, Lorelei  
 Paton, Ramona Teresa — Eastwind, Ramona Teresa  
 Patterson, Monica Maria — Williams, Monica Maria  
 Pau-Ng, Man Ping — Pau, Daisy Man-Ping Ng  
 Pereira, Sydecleia Nazare Oliveira — De Lima, Sydecleia Nazare Oliveira  
 Perovic, Natasha — Perovic-Uniacke, Natasha  
 Petropoulakis, Polixeni — Petro, Jane  
 Phoenix, Jennifer Jean — Phoenix-Kocken, Jennifer Jean  
 Piano, Catherine Ann — Stampfli, Catherine Ann  
 Piche, Marie Louise Sylvie — Levasseur, Marie Louise Sylvie  
 Pinkerton, Angel Racheil — Armstrong, Angel Alicia Richelle  
 Ponomarenko, Inna — Kulis, Inna  
 Popp, Mary Beth — Bourgeault, Mary Beth  
 Poriyath, Baby Devasia — Poriyath, Sebastian  
 Power, Sheri Ann Valerie — Dewagner, Sheri Ann Valerie  
 Pukalo Tasseff, Ivanka — Tasseff, Evanka Pukalo  
 Pulak, Gay Lou Ann — Pulak, Gayle Lou Ann  
 Puvanasundaram, Vasanthadevi — Arravinthan, Vasanthadevi  
 Radwan, Marwan Zakaria Gad Kamaly — Radwan-Kamaly, Marwan Zakaria  
 Radwan, Sahar Taha Abdel Karim-Mohamed — Sahar, Taha Radwan- Kamaly  
 Radwan, Sherif Zakaria — Radwan-Kamaly, Sherif Zakaria  
 Radwan, Zakaria Gad Gad — Radwan-Kamaly, Zakaria Gad  
 Ramnarian, Manita — Subramani, Manita  
 Rapanaro, Felix Eduardo — Rapanaro, Eduardo Felix  
 Restoule, Abby Lloyd — Southwind, Abraham Lloyd  
 Restoule, Gerald Ross — Southwind, Gerald Ross  
 Reyes, Nanette Sayson — Mendillo, Nanette Sayson  
 Richmond, Jennifer Louise — Pouliot, Jennifer Louise  
 Riddell, Rebecca-Rae Marguerite — Blain, Rebecca-Rae Marguerite  
 Rochon, Paolo Louis — Demonfort, Paolo-Louis Charlemagnen Rochon  
 Roman, Barry Michael — Dunvegan, Michael Alexander  
 Rookwood, Sonia Elaine — Nelson, Sonia Elaine  
 Roopnarine, Roopandaye — Matasaran, Roopandaye  
 Roy, Lisa Louise — Roy, Lysa Louise  
 Rucinska, Ewa — Nowakowski, Ewa  
 Russwurm, Michele Coral — Russwurm-Walker, Michele Coral  
 Santos Pereira, Maria Luisa — Santos Pereira Snider, Maria Luisa  
 Sapinoso, Arlene — Joseph, Arlene  
 Satkliff, Djennifer Tatiana — Hilborn, Jennifer Tatiana  
 Scott, Sandra Marie Lise — Plamondon, Sandra Marie Lise  
 Shaffer, Sarah Elizabeth — Muzzin, Sarah Elizabeth  
 Shank, Angela Sharon — Cimino, Angela Sharon  
 Sharma, Om Prakash — Sharma, Anil  
 Sher, Kevin Lucas — Lucas, Kevin Robert  
 Shilling, Dean Dennis — Lapointe, Dean Denis  
 Shinbin, Meghan Isabella — Alexander, Meghan Isabella  
 Simone, Marisa — Carboni, Marisa  
 Sinclair, Gabrielle Micaela — Sinclair, Margaret Anne  
 Singh, Amarjit — Kalsi, Amarjit Singh  
 Singh, Charan Kamal — Cheema, Charan Kamal Singh  
 Singh, Daljit Kaur — Basra, Daljit Kaur



Singh, Gurbhej — Sidhu, Gurbhej Singh  
 Singh, Janica — Manchanda, Janica  
 Singh, Shaloo Kaur — Stoltz, Shaloo Kaur  
 Singh, Sukhjit — Sahota, Sukhjit Singh  
 Sivalingam, Sivakala — Sathiyaseelan, Sivakala  
 Sivapathasundarampillai, Srimeera — Surendrakumar, Srimeera  
 Skulj, Monica Frances — Young, Monica Frances  
 Slaney, Jordan Anthony — Hartley, Jordan Anthony  
 Slaney, Lucas Cody — Hartley, Lucas Cody  
 Smith, Blake Gregory Allan — Taylor, Blake Gregory Allan  
 Snider, Stephanie Elizabeth — Andraos, Stephanie Elizabeth  
 Solomon, Steven Douglas — Urquhart, Steven Douglas Solomon  
 Sotodeh, Sadigheh — Sotodeh, Nooshin  
 Soza, Yamileth — Soza, Ashley  
 Spina, Giuseppina — De Salvo, Giuseppina  
 St Denis, Marie Carole Mona — Ferreira, Marie Carole Mona  
 Stackaruk, James Arthur — Stack, Jim  
 Steinkauz, Dean Keilhans David — Janik, Dean Keilhans  
 Stone, Joel Matthew — Stone, Joel Edmund Matthew  
 Swaminath, Rangasamudram Subramanyam — Swaminath, Sam  
 Szabo, Katalin Maria — Taylor, Kathy  
 Szusz, Laurie Anne — Ropp, Laurie Anne  
 Tam, Wai Zee — Tam, Patrick Wai Zee  
 Tanudjaja, Jennifer Jezebel-Lin — Tanudjaja, Jennifer Jayne-Lin  
 Taylor, Bonnie Irene — Courtney, Bonnie Irene  
 Taylor, Cynthia Lee — Doerner, Cynthia Lee  
 Taylor, Donna Marie — Skinner, Donna Marie  
 Taylor, Florence Melita — Watt, Florence Melita  
 Taylor, Jacqueline Anne Marie — Cane, Jacqueline Anne Marie  
 Tchetchkine, Mikhail — Chechkin, Michael  
 Tesfu, Hajera Estifanos — Estifanos, Hajer Tesfu  
 Thauvette, Julie — Conwell, Julie  
 Theodorakidis, Ekaterina — Konstantopoulos, Ekaterina  
 Thom, Shannon Lorraine — Sinopoli, Shannon Lorraine  
 Tio, Mary Ann U. — Tan, Mary Ann U.  
 Tircavu, Gabriela — Nezami, Gabriela  
 Tommasone, Laura Lisa — Lyons, Laura Lisa  
 Tran, Binh Thu — Chan, Emily Binh Thu  
 Triassi, Rosaria — De Venuto, Rosaria  
 Tsur, Susan Elaine — Gaynor, Susan Elaine  
 Tuck, Rita Maria Anna — Pozzebon, Rita Maria Anna  
 Turkedjieff, George — Georgieff, George  
 Turner, Spencer John — Thorne-Eastwood, Spencer John  
 Upton, Dolly — Cooper, Dolly  
 Valencia, Ingrid Guzman — Gravelle, Ingrid Guzman  
 Valpy, Francis Edward Walkem — Ambridge-Valpy, Francis Edward  
 Van Der Sluizen, Antonette Catharina Godfrieda — Whalen, Antonette Catharina Godfrieda  
 Van Der Veen, Stuart Wolfgang — Von Sorge, Curt  
 Van Vierzen, Patricia Johanna — Van Vierzen, Tyler Johannes Gerritt  
 Vanderveer, Peter Robert — Watterson, Peter Robert  
 Verner, Melissa Amber — Maas, Melissa Amber  
 Vibert, Jennifer Judith Susan — Allen, Jennifer Judith Susan  
 Villagen, Maria Victoria Vicenta V. — Sarmiento, Maria Victoria Vicenta V.  
 Vince, David Kensworth — Vince, Deedi Kaye  
 Vuco, Predrag — Vuko, Dragan Tadei  
 Wang, Hong Sheng — Wang, Joseph Hong Sheng  
 Wang, Lei — Wang, Lei Lee  
 Washington, Tajhee Frederic Lynn — Washington-Peden, Tajhee Frederic Lynn  
 Washington, Tiras Erving — Washington-Peden, Tiras Erving  
 Washington, Trajan Neil — Washington-Peden, Trajan Neil  
 Webster, Kimberley Mary — Davis, Kimberley Mary  
 White, Catherine Lee — Williamson, Catherine Lee  
 Wild, Valerie Ann — Longo-Wild, Valerie Ann  
 Williams, Joan Maureen — Williams-Knight, Joan Maureen  
 Wiltshire, Lillian Charlene — Robinson, Lillian Charlene  
 Wint, Norma May — Jackson, Norma May  
 Wipfli, Sara — Babcock, Sara  
 Wishart, Diana Cecily — Cape, Diana Wishart  
 Wong, Cheung Yui — Wong, Lawrence Cheung-Yui  
 Wong, Chung Man — Wong, Joanna Chung-Man  
 Wong, Lai Yee — Wong, Andy Lai-Yee  
 Wong, Wing Man — Wong, Angela Wing-Man  
 Yakimov, Elina Constance — Di Luca, Elina Constance

Yamaguchi, Marcia Uehara — Maman, Marcia Uehara  
 Yang, Hui — Young, Willing Hui  
 Yang, Xiaoye — Young, Jenny Xiaoye  
 Yang, Ying — Yang, Henry Daniel  
 Yang, Yuanjie — Yang, John Yuanjie  
 Yeretsian, Loucine — Shahinian, Loucine  
 Yu, Xiao Chuan — Yu, Xiaochuan Jennifer  
 Zagoumenov, Iouri Ivanovych — Zagoumenov, Yuri  
 Zbikowska, Teresa Franciszka — Poleszuk, Teresa Franciszka  
 Zelasko, Sandra Lynne — Mrakas, Sandra Lynne  
 Zhang, Di — Zhang, Deborah Di  
 Znotins, Dean Alvin — Smith, David  
 Zuger, Cindy Ann — Pultz, Cindy Ann

INDIRA SINGH,  
 Deputy Registrar General

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NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending February 12, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 12 février 1999. La liste ci-dessous indique été les anciens noms suivis les nouveaux noms.

Abdolsalami, Armin — Sami, Armin  
 Abdolsalami, Hamid Reza Hamid — Sami, Hamid  
 Abraham, Helen — Anghosom, Helen  
 Adeniyi, Olubusola Aderonke — Okunola, Olubusola Aderonke  
 Akman, Darcy Michael — Akman, Davit Darcy Michael  
 Ali, Parbatie — Ali, Shirley  
 Amani, Asghar — Amani, Michael A.  
 Anderson, David Arthur — Allen, David Evan James  
 Armah, Lilian — Yawson, Lilian  
 Armah, Sylvester Beal — Armah, Sylvester  
 Aulakh, Gurpreet Kaur — Somal, Gurpreet K.  
 Ayora Beimler, Natalie — Ayora, Natalie  
 Balfour, Laurie Patricia — Stephenson, Laurie Patricia  
 Bartels, Yvonne Bentzon — Morrow, Yvonne Bentzon  
 Bendioukova, Svitlana — Butenko, Svitlana  
 Bissell, Jessie Knight — Bannerman, Jessie Knight  
 Bojman, Doreen Carol — Bojman, Deborah Carol  
 Booker, Melissa Shannon Doreen — Bradshaw, Melissa Shannon Doreen  
 Brooks, Valerie Ann — Steffler, Valerie Ann  
 Bruyere, Valerie Denise — Gensell, Valerie Denise  
 Bu, Hsiao-Chen — Bu, Jenny Mei Yi  
 Budd, Claude Michele Christiane — Guillemot, Claude Michele Christiane  
 Buffone, Deborah Jean — Newton, Deborah Jean  
 Burke, Sandra Elizabeth Marjorie Ann — Vreeburg, Sandra Elizabeth Marjorie Ann  
 Castilloux, Francine — Larocque, Francine  
 Caughlin, Joshua William Robert — Moore, Joshua William Robert  
 Chan, Cheuk Wing — Chan, Cindy Cheuk-Wing  
 Chan, Sai Wah — Chan, Michael Sai-Wah  
 Chan, Siu Wai — Chan, Pia Siu-Wai  
 Charette, Donald Marcel — St-Pierre, Donald Marcel Junior  
 Charmon, Carole Cheryl — St Louis, Carole Cheryl  
 Chen, Ting — Go, Jasmine Justine  
 Cheung, Tsz Chun — Cheung, Aaron Tsz Chun  
 Chris, Effie — Zervou, Aphrodite Effie  
 Corrigan, Jennifer Marie — Grace, Jennifer Marie Emily  
 Cox, Jacqueline Marie-Anik — Edelman, Jacqueline Marie-Anik  
 Cubitt, Timothy Scott — Sedgwick, Timothy Scott  
 Cuntapay, Quintina M. — Ubias, Quintina M.  
 Dailey, Laura Kathleen — Dailey-Massey, Laura Kathleen  
 Devoe, Darrell Joseph — Villa, Darrell Joseph  
 Di Ilio, Lauredana — Di Ilio, Lauredana  
 Duhaime, Luc Alexandre — Bromley, Luc Alexandre  
 Duong, Duc Thanh — Biersteker, Joshua Duc  
 Duong, Ngoc Thi — Biersteker, Ami Phuong  
 Eliuk, Christian Michael — Isenor, Michael Christian-Eliuk  
 Estrella, Alexandra Elizabeth — Vecerina, Alexandra Elizabeth  
 Fachnie, Jed Andrew — Fachnie, Jed Andrew Curran



Fatima, Nuzhat — Kamal, Nuzhat Fatima  
 Fialkowska, Boguslaw — Winterdyk, Boguslaw  
 Gajda, Bozena — Gayda, Luke Robert  
 Goltios, Natasa — Goltios, Katerina Maria Natasa  
 Gora, Bozena — Golec, Bozena  
 Greenman, David Johnston — Johnston, David  
 Grewal, Rajwinder Singh — Grewal, Rajbir Singh  
 Halagaza, Kristyn Majesta Gabrielle — Brentnell, Kristyn Majesta Gabrielle  
 Halagaza, Victoria Ivory Lynn — Brentnell, Victoria Ivory Lynn  
 Hanchuck, Karly Mikhala Ann — Hult, Karly Mikhala Ann  
 Hardy, Antonietta — Pietrantonio, Antonietta  
 Hassan, Maryem — Tollar, Maryem  
 Heath, Sheila Anne — Gilligan-Heath, Sheila Anne  
 Hedrick, Dana-Lee Amber — Dalpe, Dana-Lee Amber  
 Husain, Saira Fatima — Qasam, Saira Fatima  
 Inthirarasa, Sumathy — Arulbaskarran, Sumathy  
 Iusta, Bassam — Usta, Bassam  
 Iyathurai, Rajeswary — Ganesharajah, Rajeswary  
 Jabir, Getachew Ali — Tedla, Getachew Adane  
 Jaisinghani, Kajal Kishore — Chandhok, Kajal Kishore  
 Jesus De Carvalho, Sandra Maria — Jesus De Carvalho-Khan, Sandra Maria  
 Jokubynas, Kristina Anna — Jason, Kristina Anna  
 Jongeling, Hitje — Jongeling, Hetty  
 Kandiah, Suganya — Ramachandra, Suganya  
 Kaur, Parminder — Randhawa, Parminder Kaur  
 Kearney, Russell Kenneth — Ulyatt, Russell Kenneth  
 Kelly, Sheila — German, Sheila  
 Klimes, Sonja — De Silva, Sonja  
 Krikorian, Mary Anne — Choquette, Mary Anne  
 La Prade, Gwendolyn Elaine — Argue, Gwendolyn Elaine  
 Leclair, Karen Lorraine — Charlebois, Karen Lorraine  
 Lefebvre, Cletise Earl — Akeson, Earl Cletus  
 Leung, Vivien — Page, Vivien  
 Li, Zening — Li, Frank Zening  
 Lim, Seung-Woo — Lim, Vincent Seungwoo  
 Liu, Chun Kan — Liu, Josen Chun-Kan  
 Liu, Yuet Ying — Liu, Janice Yuet-Ying  
 Lopes, Trudy Anna — Lopes-Edler, Trudy Anna  
 Lu, Hsiang-Yu — Bu, Ken Ke  
 Madureira, Daniel — Madureira, Daniel Oliveira  
 Mahmood Hussaini, Areej — Hussaini, Aisha Areej  
 Mailer, Terri Elizabeth — Brodhagen, Terri Elizabeth  
 Mazerolle, Leo Melvone — Martin, Leo Melvin  
 McDonald, Joseph — MacDonald, Ewen Duncan Joseph  
 McMahon, Margaret Frances — McMahon, Mara Elizabeth Margaret-Frances  
 McMechan Glickman, Matthew Robert — McMechan, Matthew Robert Wille  
 McRae, Natasha Suzanne Carlene — Brennan, Natasha Suzanne Carlene  
 McRae, Nicholas Timothy Jason — Brennan, Nicholas Timothy Jason  
 Megyesi, Etelka — Marinka, Etelka  
 Miller, Kyle Patrick William — McClure, Kyle Patrick William  
 Mirmilshiteyn, Svetlana — Chervinsky, Svetlana  
 Moon, Shahiba — Gosine, Shahiba  
 Mulder, Nancy Joanne — Pattison, Nancy Joanne  
 Mulholland, Michael Adam — Ellison, Michael Adam  
 Muller, Maria Josefina — Picasso Muller, Maria Josefina  
 Nguyen, Nhi Thao Ngoc — Nguyen, Kathy  
 Nicholov, Eleanor — Flores, Eleanor  
 Oakman, Donna Elizabeth — Fyfe, Donna Elizabeth  
 Ohanian, Jill Kathleen — Cameron, Jill Kathleen  
 Olstrikov, Igor — Ostman, Gary  
 Orliffe, Gheorge — Orliffe, Daniel Avi Gheorge  
 Ostafin, Elzbieta — Tomczyk, Elzbieta  
 Papadimitriou, Anthoula — Bremner, Ann  
 Parris, Nichola Michelle Marcia — Blake, Nichola Michelle Marcia  
 Peacock, Jennifer Eden — Belton, Jennifer Eden  
 Phongsavath, Sengchanh — Nguyen, Sengchanh  
 Rabideau, Armanda Estrela — Sousa, Armanda Estrela  
 Ramdeen, Ravindranath — Ramdeen, Harry James  
 Ramgarhia, Paramjit Kaur — Ramgarhia, Rupinder Kaur  
 Ramgarhia, Puneet — Ramgarhia, Manpreet Kaur  
 Reaney, Adam Alexander — Kahler, Adam Alexander

Resmer, Christopher Daniel — Adair, Christopher Daniel  
 Restivo, Kourtney Rebecca — Corso, Kourtney Rebecca  
 Reuter, Margaret Wayne — Macdonald, Margaret Wayne  
 Richardson, Charistopher Arthur — Theodore, Christopher Arthur Richardson  
 Robello, Joy Marlene — Lalljee, Joy Marlene  
 Rogers, Olivia Lina — Cole, Olivia Lina  
 Roy, Sonia Marie — Grondin, Sonya Roy  
 Rudderham, Natasha Shandi-Ann Kati — Black, Natasha Shandi Ann Katie  
 Sagodi-Armstrong, Kimberly Lisa — Erickson, Kimberly Lisa  
 Salis, Raffaele — Salis, Joel Keith Ralph  
 Scott, Ann Lora Belle — McDonald, Lora Ann Belle  
 Sencan, Rita — Agaoglu, Rita  
 Senkow, Katarzyna — Plewa, Lukasz  
 Shenfield, Alon — Shenfield, Alon  
 Shenfield, Michael — Shenfield, Michael  
 Shenfield, Tali — Shenfield, Tali  
 Solomon Baxam, Joanne Mafalda — Solomon, Mafalda  
 Stanislawek, Ewa Lucyna — Molendowski, Ewa Lucyna  
 Stoyanov, Gueorgui — Beck, George Bozziss  
 Subramaniam, Jeevakumari — Naveenan, Jeevakumari  
 Sullivan, Suzanne Marie — Howlett, Suzanne Marie  
 Sumal, Karanvir — Somal, Karanvir S.  
 Swamp, Mirian Bula — Thompson, Marian Bula  
 Tassone, Susanna — De Piero, Susanna  
 Torres Acasta, Daysi — Barrios, Daysi  
 Tran, Kevin — Hung, Kevin  
 Van Nieuw Amerongen, Harm Graham — Ameron, Graham  
 Varrecchia, Maria — Sant'angelo, Maria  
 Watts, Lois Janet — Pollack, Lois Janet  
 Wiggins, Kelly Erin — Fournier, Kelly Erin  
 Wilcox, Shane Vincent Charles — Puddicombe, Shane Vincent Charles  
 Windsor, Sharon Anne — St James, Sharon Janus  
 Woldeasilassie, Mulugeta Tekle — Tekle, Mulugeta  
 Yee, Shu Kuen — Yee, Paul Kuen  
 Yusuf, Sofia Mohamed — Daud, Sofia Yusuf  
 Zagoumenov, Oleksiy Jourievych — Zagoumenov, Alex  
 Zagoumenova, Ekaterina Myhailivna — Zagoumenov, Katharine  
 Zalewska, Lilianna — Orawski, Lilianna  
 Zarbl, Peter Maximillian — Sullivan, Peter Zarbl  
 Zhytkevych, Tatiana — Bertucci, Tatiana  
 Zoes, Mike — Zois, Mike

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INDIRA SINGH,  
 Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending February 19, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 19 février 1999. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Abduljabar, Afshin Nehad — Hurmuzlu, Afshin  
 Abidi, Shahida — Hussain, Shahida Abidi  
 Airth, Daniel Antoine Nicholas — Airth-Nelson, Daniel Antoine Nicholas  
 Alexander, Claire Valerie — Black, Claire Valerie  
 Alexander, Jamal Adrian — Black, Jamal Adrian  
 Ambihavarani, Sivathadshany — Singh, Sivathadshany  
 Amin, Shaban Suleiman — Doski, Shaban Suleiman  
 Apelian, Zepur — Sutor, Zepur  
 Arkwell, Brenda Aileen — Butler, Brenda Aileen  
 Aujla, Rajwinder Kaur — Kang, Rajwinder Kaur  
 Baal, Linda Elizabeth — Szmyt, Linda Elizabeth  
 Bak, Wanda Karolina — Badura, Wanda Karolina  
 Baker, Rodney Dean — Baker, Aaron Curtis  
 Ballantyne, Katelynn Marie Ann — Lewis, Katelynn Marie Ann  
 Barrera Gonzalez, Leyla Del Rosario — Goulart, Leyla Marcela  
 Barsoum, Maha Wadea — Boutros, Maha George  
 Barton, Laura-Lee Antoinette — Jacobs, Laura-Lee Antoinette

- Batool, Sana — Hussain, Sana Batool  
 Beckles, Mary Doreen — Beckles-Boyce, Mary Doreen  
 Bellefeuille, Yvon Marcel — Bellefeuille, Marcel A.  
 Berard, Serge Joseph Marcel — Renaud, Serge Marcel  
 Bergamini, David Paul — Bergamin, David Paul  
 Bertrand, Andrew Joseph Daniel — Smalls, Andrew Joseph Daniel  
 Bezchlibnyk, Mykola Taras — Butler, Michael Roman  
 Bhakri, Netan — Bhakri, Netan Bobby  
 Bhoj, Poonai — Poonai, Bhoj  
 Bihnam, Ghazwan — Hanoudi, Gus  
 Blackwell, Robin Meredith — Smith-Blackwell, Robin Meredith  
 Blake, Novia Antoinette — John, Novia Antoinette  
 Blakely, Amanda Lynne Marie — McKibbin, Amanda Lynne Marie  
 Theresa  
 Blomstrom, Karen Elizabeth — Edwards, Karen Elizabeth  
 Bobrow, Ashild — Sandoy, Ashild  
 Bodykevich, Ivan Christian — Boddy, Ivan Christian  
 Bogusat, Renate Gisela — Sale, Renate Gisela  
 Bourgeault, Therese Natalie — Peterson, Therese Natalie  
 Bower, Sara Dawn — McDonald, Sara Dawn  
 Boxer, Anna Tova — Boxer, Chana Tova  
 Bracovic, Milica — Milas-Bracovic, Milica  
 Bradshaw, Edward Graham — Lengyell, Edward Graham  
 Bramham, Robin Lee Rose — Parliament, Robin Lee Rose  
 Brazeau, Crystal Ann Amy — Tierney, Crystal Ann Elizabeth  
 Brethat, Andrea Dawn — Patterson, Andrea Dawn  
 Broadbent, Schuyler Travis — McIvor, Schuyler Travis  
 Bruni, Settimio — Bruni, Sam  
 Buczak, Dorota Wioletta — Jackson, Dorota Wioletta  
 Burlinski, Jacqueline Kate — Wojciechowski, Jacqueline Kate  
 Burrowes, James Richard — Stoneburrowes, James Richard  
 Busuttil, Maria Antonietta — Busuttil, Antonietta Maria  
 Caballero, Annaliza Tan — Marasigan, Annaliza Tan  
 Cai, Yongmei — Cai, Maggie Yongmei  
 Caissie, Melassia Marie — Caissie, Melissa Marie  
 Calvert, Christopher Peter — Excell, Christopher Peter  
 Campbell, Erica Lynn Anweiler — Campbell, Erica Lynn  
 Carl, Norman — MacDougall, Norman Carl  
 Carroll, Tanya Vanessa — Fraser, Tanya Vanessa  
 Carthew, Dane Nicholai — Rife, Dane Nicholai  
 Carthew, Lisa Elaine — Rife, Lisa Elaine  
 Cavuoti, Lisa Michelle — Vardoulis, Lisa Michelle  
 Chan, Chung Ming — Chan, Steve  
 Chan, Nga Fan — Ho, Nga Fan  
 Chandrasekaram, Tharshini — Ratnasabapathy, Tharshini  
 Chang, Lily — Chang, Li  
 Charlton, Stephanie May — Matchett, Stephanie May  
 Chawla, Michelle — Ghaban, Michelle  
 Chenier, Kim Laura — Rizzi, Kim Laura  
 Chevrier, Laurie Ann — Chevrier, Folklaure  
 Cinuk, Aysun — Kilic, Aysun  
 Ciric, Sasa — Cirich, Sasha David  
 Colles, Mirra Ragay — Hamzeh, Mirra Ragay  
 Condon, Melissa Colleen — Campbell, Melissa Colleen  
 Cookson, Gina Sarah — Noriega Rivas, Gina Sarah  
 Crampton, Carmel Mary — O'sullivan Crampton, Carmel Mary  
 Cymbalski, Ira Alexandra Marina — Alexandra, Ira Marina  
 Da Silva, Patricia — Stiff, Patricia  
 Daley, Richard Bancroft — Diaz, Ricardo Isaac  
 Dallaire, Marie Lorraine Josee — Desjardins, Marie Lorraine Josee  
 Dallas, Sacha Vanessa — Dallas, Sacha Vanessa  
 Dauti, Armend — Lokku, Armend  
 Dauti, Fisnik — Lokku, Fisnik  
 Dauti, Iljaz — Lokku, Iljaz Ely  
 Dauti, Lirie — Lokku, Lirie  
 Davis, Karen Marie — Marsh, Karen Marie  
 De Lyzer, Doris Maria — Gudz, Doris Maria  
 Deconinck, Christine Simone — Arsenaault, Christine Simone Anne  
 Delves, Jennifer Anne — Hamilton, Jennifer Anne  
 Demchuk, Gerry George — Demchuk, Garry George  
 Demello, Evet Maria — Rodrigues, Evet Maria  
 Denardis, Caroline Lorraine — Bazuin, Caroline Lorraine  
 Dhillon, Rajwinder Kaur — Samra, Rajwinder Kaur  
 Dickson, Shelley Elizabeth — Hudgins, Shelley Elizabeth  
 Dikih, Michael Alex — Becker, Michael Alexander  
 Draznikova, Milena — Prince Draznikova, Milena  
 Dulay, Harminder K. — Dulay, Harmony Kirsten  
 Duncan, Jesse Shayne — Cormier, Jesse Shayne  
 Duncan, Matthew Kenneth — Cormier, Matthew Kenneth  
 Dunfield, Melissa Catherine — Harmer, Melissa Catherine  
 Duong, Michel — Duong, Michelle  
 Duppa, Sonia Doris — Andreescu, Sonia Doris  
 Easto, Erika Alexandra — Kelly, Erika Alexandra  
 Eichfuss, Lian — Eichfuss, Maja Lian  
 El Deab, George Mekhael Boutros I. — Boutros, George Mekhael  
 El Deab, Jalina — Boutros, Jalina George  
 El Deab, Michael — Boutros, Michael George  
 El-Zein, Imad — Elzein, Mario  
 Elliott-Clarke, Betton — Sutherland, Betton  
 Espaniel, James Clarence — Pratt, James Clarence  
 Extence, Sandra Ann — Fox, Alexandra Amanda Caroline  
 Fabis, Iwona — Lindner, Iwona  
 Fairlie, Louise-Anne — Fairlie-Pereira, Luanne  
 Farah, Souha Adib — Farah-Villeneuve, Souha Adib  
 Ferreira, Samuel Lopes — Carreiro, Samuel Lopes  
 Fletcher, Derek Steven — Burnett, Derek Steven  
 Fletcher, Jarrad Lee — Burnett, Jarrad Lee  
 Flett, Vanessa Rose — Regular, Vanessa Rose  
 Flick, Sandy Anne — Drabick, Sandy Anne  
 Foltynski, Michelle Anne — Day, Michelle Anne  
 Fraser, Tara Leigh Karen — Vandermeulen, Tara Leigh Karen  
 Frogg, Desmond Leslie — Winters, Desmond Leslie  
 Furchner, Santana Lucia — Aramini, Santana Lucia  
 Gaudet, Robert Alcide — Guilbault, Robert Alcide  
 Gillespie, Giancarlo Giovanni Lancia — Gillespie, William V.  
 Giancarlo Giovanni Lancia  
 Ginsberg, Mark Allen — Rossi, Michael  
 Glabay, Allison Janette — Magloughlen, Allison Janette  
 Godfrey, Shelly Anne — Vaughan, Shelly Anne  
 Gogna, Sarabjit Kaur — Rana, Sarabjit Kaur  
 Golabek, Bozena — Maciag, Bozena  
 Gopal, Amit — Jhamb, Amit  
 Gopal, Vijay — Jhamb, Vijay Gopal  
 Grewal, Kartar Kaur — Sandhu, Harpreet Kaur  
 Grys, Jennifer Mary — Hamilton, Jennifer Mary  
 Hall, Denise Jeanne Mary — Donnelly, Chad Denise Jeanne  
 Hamilton, Neil Curtis — Ford, Neil Curtis  
 Harris, Barney — Harris, Dove Barney  
 Harris, Christopher Joseph — Rak, Christopher Joseph  
 Hartung, Jennifer Lyne — Reid, Jennifer Lyne  
 Higdon, William Charles — Rowsell, William Charles  
 Higgs, Caroline Tracy — Maynes, Caroline Tracy  
 High, Diana Elaine — Morey, Diana Elaine  
 Ho, Kon Hang — Ho, Chris Kon Hang  
 Ho, Lai Yin — Ho, Angela Lai Yin  
 Holicky, Stephanie Nicole Jennifer Lisa — McAllister, Stephanie  
 Nicole Jennifer Lisa  
 Honderich, Susan Marlene Jean — Mills, Susan Marlene Jean  
 Hopkins, Tammy Louise — Hopkins, Tamara Louise  
 Howlet, Dansil — Howlett, Dansil  
 Hughes, Tara Michelle — Kotry, Tara Michelle  
 Hung, Fan Hung — Hung, Frankie Fan Hung  
 Hung, Kar Mun — Hung, Joanna Kar Mun  
 Hurley, Heather Rachel Elizabeth — Guy, Heather Rachel Elizabeth  
 Im, Yung-Nim — Im, Nancie Yung-Nim  
 Jadavji, Nazish Hassanali — Versi, Nazish Hassanali  
 James, Avril — Thomas, Avril  
 Jefferson, Kevin Wayne — Bazkur, Kevin Wayne  
 Johal, Bulbinder Singh — Johal, Rupinder  
 Jones, Christopher Darrell — White, Christopher Darrell  
 Jones Bushfield, Heather Lynn — Jones Bushfield, Heather Lynn Vale  
 Jordanova, Jana — Racknor, Jana  
 Juan, Nadia Mary — Juan-Stuart, Nadia Mary  
 Jujka-Antoniewicz, Bartosz — Antoniewicz, Bart  
 Kalyn, Olha Anna — Bodhi, Ola  
 Kanhai, Martha Marianne — Kane, Marianne Martha  
 Kaur, Manjit — Saini, Manjit  
 Kelebeeva, Olga — Kizunov, Olga  
 Khatoon, Shagufta — Mustafa, Shagufta  
 Khory, Zara Rustom — Ladak, Zara Rustom  
 Kim, Yung Nam — Kim, Jee-Yun Karin  
 Kiss, Mia Kirsten — Paraan, Mia Kirsten



- Kodyra, Izabela Jadwiga — Kuczynski, Izabela Jadwiga  
 Korjov, Viktor — Veisman, Viktor  
 Korpics, Maria Guadalupe — Korpics, Natalie Ann Denise  
 Kostka, Laura Ellen — Jackman, Laura Ellen  
 Kovacevic, Ann Dorothy — Grant, Ann Dorothy  
 Kowali, Agnieszka Danuta — Dworakowski, Agnieszka Danuta  
 Krasic, Jelena — Krasic, Helen Jelena  
 Krasic, Tatjana — Krasic, Tatiana  
 Krawczyk, Beata — Wezyk, Beata  
 Kristjanson, Susan Elizabeth — Storms, Susan Elizabeth  
 Lacey, Zachary James — Cook, Zachary James  
 Laliberte, Allison Sterling Yvona — Laliberte, Sterling Allison Yvonna  
 Lam, Cho-Yee — Lam, Joey Cho-Yee  
 Lang, Tran Khiet — Lang-Duong, Tran Khiet  
 Lavoie, Marie Danielle Pascale — Gamache, Marie Danielle Pascale  
 Layne, Donald — London, Peter Henry Daniel  
 Lazic, Ljiljana — Lolic, Ljiljana  
 Lee, Geoffery Kit Fai — Lee, Geoffrey Kit Fai  
 Lekhi, Geetanjali Kumari — Chawla, Geetanjali Kumari  
 Likhovetskaia, Olga — Likhovetski, Olga  
 Likhovetskaia, Rita — Likhovetski, Rita  
 Lin, Ly Nang — Tsang, Ly Nag  
 Liu, Shi — Prout, Emma Nicole Liu  
 Lomakin, Iouri — Lomakin, Yuri  
 Lorenc, Kim Caroline — Wrona, Kim Caroline  
 Louisy, Serena Joanna Nicke — Stromberg, Serena Merial  
 Lozyak, Karina Ivanivna — Kuczer, Karina  
 Lukic, Zdravko — Lukic, Karl Zdravko  
 MacLaurin, Wendy Jean — O'Reilly, Wendy Jean  
 Mackintosh, Natalie Ann — Bird, Natalie Ann  
 MacLeod, Agnes Elizabeth Sinclair — MacLeod, Nancy Agnes Elizabeth Sinclair  
 Magrhi, Mohamed A. G. — Magri, Morrissio  
 Mallette, Terry Paul — Mallette, Tera Jane  
 Margulina, Liudmyla — Snagovsky, Liudmyla  
 Mayhew, Donna Lynn — Mckenzie, Donna Lynn  
 Mazurkiewicz, Agnieszka Anna — Wojciechowski, Agnieszka Anna  
 McAllister, Michelle Ann — Gamna, Michelle Ann  
 McGuirl, Kathleen Susan — Ross, Kathleen Susan  
 McLean, Jodi Lynne — MacLaren, Jodi Lynne  
 McMillan, Colton Mark Joshua — Lonsdale, Colton Mark Joshua  
 Mehdi, Salman — Hussain, Salman Mehdi  
 Melbourne, Linda — Blanchfield, Linda  
 Meskelu, Samuel Asfaw — Asfaw, Samuel  
 Millhench, Francis Joseph — Speziale, Francis Joseph  
 Minogue, Meghann Erin — Walsh, Meghann Erin  
 Miron, Brendyn Daniel Ronald — Fournier, Brendyn Daniel  
 Mok, Sheung-Tsik — Mok, Randy Sheung-Tsik  
 Moncada, Corradina — Lomonaco, Corradina  
 Moose, Lorraine — Quill, Lorraine  
 Morra, Rosalina — Tramontin, Roze Lee Tyler  
 Moskal, Teresa — Flissakowski, Teresa  
 Mullins, Wendy Margaret — Kean, Wendy Margaret  
 Murray, Theresa Lorraine — Hewitt, Theresa Lorraine  
 Myre, Gerard Sylvain — Seguin, Sylvain Joseph  
 Narine, Nikki Anitra — Kanick, Nikki Anitra  
 Navaratnam, Ushanthine — Kamalanathan, Ushanthine  
 Navarro, Rhodora S. — Navarro, Angie  
 Nerdjivanian, Elisabeth Ann — Swinton, Elisabeth Ann  
 Nguyen, Thanh Nhan — Nguyen, Kyle Joseph  
 Nolan, Karralee Marie — Zahorouski, Karralee Marie  
 Oates, Kerry Ann — Oates, Kerry Alma Laughena  
 Odugbesan, Angela — Ophar, Angela  
 Olivera, Dione Amparo — Hughes, Dione Amparo  
 Omer, Mohammed Taeb — Doski, Mohammed Taeb  
 Orescanin, Aleksandar Michael — Todorovic, Aleksandar Michael  
 Orescanin, Daniel John — Todorovic, Daniel John  
 Orescanin, Marko Joseph — Todorovic, Marko Joseph  
 Oud, Amanda Beth — Manseau, Amanda Beth  
 Ouderkirk, Ryan Patrick — Acorn, Ryan Patrick  
 Ouellette, Joseph Donald — Ouellette, Joseph Rho  
 Palmieri, Oronzio-Nicholas — Romita, Nicholas Angelo  
 Pasalic, Kata — Silov, Kate  
 Patel, Jyotiben Pradipbhai — Patel, Jyotiben Bharat  
 Pattison, Bryan Robert — Hardwick, Bryan Robert  
 Payzant, Helen Ruth — Lywood, Helen Ruth  
 Petts, Eileen Carol — Petts, Lynn Carol  
 Peytchev, Irena — Peytchev, Irena Kamenova  
 Philbert, Laurie Anne — Thomson, Laurie Anne  
 Pieczonka, Piotr — Renton, Dave Jasmine  
 Pietras, Agnieszka — Antoniewicz, Agnes  
 Pinelli, Josee Giuseppina — Audet, Josee Angelique  
 Pinkett, Michelle Elizabeth — Arsene, Michelle Elizabeth  
 Policelli, Nicholas Daniel — Daniel, Nicholas  
 Power, Leo Tyrone — Power, Anthony Leo Tyrone  
 Pride, Virginia Ann — Gooderham, Virginia Ann  
 Priestman, Kerensa Patricia — Batten, Kerensa Patricia  
 Proulx Turnbull, Carlos Enrique — Proulx, Marshall Enrique Turnbull  
 Quesea, John Christian — De Los Reyes, John Christian  
 Ragunathan, Subathira — Rasanathan, Subathira  
 Rampatie, Motilall — Persaud, Motilall Bishan  
 Rawji, Shehzleen — Rawji, Khadijah  
 Ray, Laurel Judy — Nandkeolay, Laurel Judy  
 Raza, Muhammad — Hussain, Mohammed Reza  
 Reinhardus, Christina — Jahn, Christina  
 Reyes, Susan Domingo — Synch, Susan Domingo  
 Richardson, Olive Miriam — Richardson, Kim Miriam  
 Richardson, Ramanda Lynn — Ladd, Ramanda Lynn  
 Richardson, Shawn Lamont — Ladd, Shawn Lamont  
 Riel, Jeremy L. — Demers, Jeremy Luc  
 Roberts, Jadin Joseph — Jardine, Jadin Joseph  
 Robertson, Tracy Ann — Iozza, Tracy Ann  
 Russell, Laura Margaret Ruth — Johnson, Laura Margaret Ruth  
 Sade, Miriam — Cohen, Miriam  
 Salazar, Jhoanna — Borromeo, Jhoanna  
 Samra, Ackwinder Kaur — Samra-Gill, Ackwinder Kaur  
 Santhirasekari, Bamathi — Ramthas, Bamathi  
 Sawdon, Mathew Donald James — Bond, Mathew Robert James  
 Sawdon, Thomas Everett Wayne — Bond, Thomas Everett Wayne  
 Scarr, Melanie — Saunders, Melanie  
 Selladurai, Pasklarakumari — Suthakaran, Paskarakumari  
 Shannak, Kathleen Sylvia — Price, Kathleen Sylvia  
 Sharma, Sheryl Shobna — Sharma, Shobna  
 Sharpe, Veronica Adina — Lawrence, Veronica Adina  
 Shih Hui, Shu-Chu — Wong, Susan Shu Chu  
 Shisheesh, Jonah John Brody — Hunter, Jonah John Brody  
 Silva, Isabel Martins Da — Da Silva, Isabel Martins  
 Singh, Amar Deep — Maghera, Amar Deep  
 Singh, Balraj — Waraich, Balraj Singh  
 Singh, Dalbeer — Nirwal, Dalbeer  
 Singh, Jaspal — Malhi, Jaspal Singh  
 Singh, Pritam — Lalli, Pritam Singh  
 Singh, Relina Grace — Synch, Relina Grace  
 Singh, Wayne Andrew Jr — Synch, Wayne Andrew Jr  
 Sivaswamy, Novidade Remediana — Bethel, Bethany-Jes Ephraim  
 Slate, Bradley James — Monteith Slate, Bradley James  
 Slate, Joanne Margaret — Monteith, Joanne Margaret  
 Small, Jon Andrew — Cameron, Jon Andrew  
 Smith, Angela Dawn — Dark, Angela Dawn  
 Smith, Susan Carol — Philpot, Susan Carol  
 Sodtka, Brent Edmund — Sodtke, Brent Edmund  
 Soh, Yu Kyung — Hahn, Lauren Yuyung  
 Sooroojnauth, Jerome — Sukra, Jerome  
 Sran, Jaswinder Singh — Sraa, Jaswinder Singh  
 Sran, Kuldip Kaur — Sraa, Kuldip Kaur  
 Srinivas, Anand — Iyer, Anand  
 Srinivas, Latha — Iyer, Latha  
 Stamkos, Vasil — Stamko, Vasil Bill  
 Stephen, Titus Tyrone Walter — Hughie, Titus Tyrone  
 Stevens, Rachel Ellen — Carroll, Rachel Ellen  
 Surette, Jennifer Mae Louise — Surette-Lemon, Jennifer Mae Louise  
 Sutton, Michael Gary Charles — Sutton Lacroix, Michael Gary Charles  
 Svenda, Milka — Ceranic, Milka  
 Szeto Wong, Yin Wai — Szeto Wong, Becky Yin Wai  
 Taylor, Mary Hannah — Taylor, Robin Mary Hannah  
 Taylor, Trevor Robert — Reid, Trevor Brandon  
 Thai, Kim Tung — Thai, Michael  
 Thatcher, Gaylor Anne — Galloway, Gayle Anne  
 Theoulis, Charalabos — Theoulis, Harry  
 Tjoa, Lie Tju — Tan, Gillian Li-Chu



Tompkins, Dayana Kristen — Chadwick, Chaya  
 Torres, John — De Los Reyes, Christian Alfred Torres  
 Toubal, Boutros — Toubal, Peter Boutros  
 Tran, Thuc Hoa — Tran, Suzanne Thuc Hoa  
 Tran, Tuyet Tieu — Tran, Yvonne  
 Tran, Van Cuong — Chan, Van Peter  
 Trotti, Joe — Trotti, Joseph  
 Tu, Thu Nuoi — Tu, Carol Minh Loi  
 Tuar, Bhagmatee — Tuar, Dolly  
 Van Iterson, Jannetje — Collins, Jane Jannetje  
 Vandebyl, Adrienne Lynn — Young, Adrienne Lynn  
 Varela Orrego, Jorge Luis — Varela, Jorge Luis  
 Velayutham, Kowsala — Krisnarajah, Kowsala  
 Venimadhavan, Srinivas — Iyer, Srinivas  
 Venkatasubramanian, Ramprasad — Venkat, Ram  
 Venkatasubramanian, Sivaprasad — Venkat, Siva  
 Verdiev, Aslan — Hassler, Norman  
 Verdiev, Renat — Hassler, Otto  
 Verdieu, Reguina — Hassler, Regina  
 Vernuccio, Amenda S. — Vernuccio, Amanda Susan  
 Walker, Alvin William — Smith, Donald Alvin William  
 Walker, Mary Margaret — Walker, Laura Mary Margaret  
 Webb, Carolyn Ann — Brownlie, Carolyn Ann  
 Weber, Trisha Marie — Eastman, Trisha Marie  
 Wee-Tom, Sean Anthony — Weetom, Sean Anthony  
 Whiteacre, Mary Elizabeth — Sarjeant, Mary Elizabeth  
 Williams, Judith Ann — Mann, Judy Ann  
 Williams, Margaret Loretta — Williams, Diane Margaret  
 Wong, Lisa — Won, Lisa  
 Wong, Ming Wah — Wong, Ivan Ming Wah  
 Wong, Ngan Kuk — Wong, Alison  
 Wong, Shu Yan — Wong, Angela Shu Yan  
 Wong, Siu-Chun — Wong, Lydia Siu-Chun  
 Wu, Dan — Wu, Diana Dan  
 Yang, Ji — Yeung, Joanne  
 Yang, Wei — Yang, Nancy  
 Zabukovec, Andrej — Zab, Andy  
 Zadravec, Ignac — Zadravec, Joseph  
 Zakrzewska, Agnieszka — Firley, Paula Agnieszka  
 Zalewski, Agnieszka — Borowik, Agnieszka  
 Zecevic, Zeljko — Zecevic, John  
 Zhaloba, David — Koifman, David Nicholas  
 Zharinov, Anatoly Vasily — Bayer, Anatoly

INDIRA SINGH,  
 Deputy Registrar General

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NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending February 26, 1999. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 26 février 1999. La liste ci-dessous indique les anciens noms suivis les nouveaux noms.

Aguiar Da Silva, Jose Manuel — Canario, Jose Manuel  
 Andrews, Faith Susan — Lewis, Faith Susan  
 Angers, Gheorghe — Angers, Evan Taylor Gheorghe  
 Aynedjian, Loucine — Chekijian, Loucine  
 Banks, Barbara Arlene — Hoehn, Barbara Arlene  
 Binette, Matthew Joseph — Locker, Matthew Joseph  
 Bolzonello, Teresina — Bolzanello, Teresa  
 Booth, Barry Alan — Booth, Mark Barry  
 Brown, Wesley Robert — Mounstevan, Wesley Robert  
 Butt, Jazib — Masroor, Muhammad Jazib  
 Casado, Mary Sol — Casado, Marysol  
 Chetty, Konisha — Chetty-Virjee, Konisha  
 Chiu, Kwok Wah — Chiu, Jackie Kwok Wah  
 De Medeiros, Anna Francesca — Paoli, Anna Francesca  
 Dehoog, Rodney David — Taal, David Rodney  
 Delusong, Eva Bala — Bala, Eva Bella  
 Deveau, Judith Mae — Brown, Judith Mae  
 Dragana, Stetic — Bonfigli, Dragana

Filipovic, Dragisa — Filipovich, Filip Dragisa  
 Filipovic, Natalija — Filipovich, Natalia  
 Filipovic, Tara — Filipovich, Tara  
 Flanagan, Ernest Garth — Barron, Garth Ernest  
 Funke, James Peter — Anderson, James Peter  
 Funke, Lorrie Gail — Anderson, Laura Gail  
 Funke, Valerie Laureen — Anderson, Valerie Laureen  
 Greatrix, Millard Wayne — Moore, Millard Wayne  
 Grewal, Gurinder Singh — Gill, Gurinder Singh  
 Hakimzadah, Shamsulhaqa — Niazi, Shamsulhaqa  
 Harewood, Lisa Juliana — Lorrain, Lisa Juliana  
 Higgins, Charlene Diana — Eccles, Charlene Diana  
 Hikmet, Dany Potres — Kotani, Dany Hassim  
 Hikmet, Dyana — Kotani, Dyana Hassim  
 Holicky, Sarah Ashley Eileen Rebecca — McAllister, Sarah Ashley  
 Eileen Rebecca  
 Ilczak, Stephen Andrew — Hall, Steven Andrew  
 Ilczak, Timothy John — Hall, Timothy John  
 Ilczak Hall, Maria — Hall, Mary Ann  
 Iradukunda, Guy — Niyonkuru, Providence  
 Itsindo, Ilemba Ikoma Ol — Djangi, Ilemba Olivier Ikoma  
 Kallianos, Stamatis — Kallianos, Steven  
 Kiley, James Donald — Kiley-Ram, James Donald  
 Klamska, Jolanta — Pasik, Jolanta  
 Korjenevitch, Mikhail — Wyne, Michael  
 Kostopoulos, Billy — Kostoff, Billy  
 Kowarsky, Adele — Gould, Adele  
 Krymowska, Marlena — Grenc, Marlena  
 Kung, Si Ni — Kung, Cee Ngai  
 Lau, Po San — Lau, Amy Po San  
 Lau, Po Yee — Lau, Polly Po Yee  
 Law, Wai-Lin — Law, Lina Wai-Lin  
 Liu, Chang — Liu, Linda  
 Macpa, Rick Henery Gordon — Mizon, Rick Henery Gordon  
 Mah Leung, Edward Alexander — Mah, Alex Edward  
 Martial, Sharla Wyonne — Kala-Vankoughnett, Alexis Rita Tracey  
 Morrison, Vernon — Tuesday, Vernon Moke  
 Naoom, Hada Wadi — Bashoo, Hada Wadi  
 Neves, Maria Aldina — Niezen, Maria Aldina  
 Ngeab, Soeun — Khin, Soeun  
 Ngo, Dung Trieu — Wu, Derek  
 Nibigira, Alice — Niyonkuru, Alice  
 Nowak, Teresa — Pachura, Teresa  
 Papoutsis, Paraskev — Papoutsis, Vivian Paraskev  
 Partridge, Christie Ann Marie — Bielec, Christie Ann Marie  
 Pires, Ana Maria — Dias Cerqueira, Ana Maria  
 Pourkey Malak Abady, Mehran — Pourkey, Mehran  
 Richardson, Susan Corinne — Richardsen, Shea T.  
 Robertson, Jacob John Karl — Roberston, Jacob Mark Karl  
 Romanik, Wanda — Pikor, Wanda  
 Rutherford, Arlene Mary — Ainslie-Kennedy, Arlene  
 Seyidoglu, Mustafa Hashim — Selaman, Mustafa Hashim  
 Shamou, Batoul Potres — Kotani, Batoul Betris  
 Shin, Byungchul — Shin, Michael Byungchul  
 Shin, Wonchul — Shin, Gabriel Wonchul  
 Shin, Yoontai — Shin, Joseph Yoontae  
 Siegrist, Florence Marie — Sleeth, Florence Marie  
 Singh, Jaswinder — Jagpal, Jaswinder Singh  
 Singh, Wayne Andrew Christopher — Synch, Wayne Andrew  
 Smagala, Anna — Beltran, Anna  
 Smith, Amanda Marie — Divinecz, Amanda Marie  
 Soliman, Naglaa — Abou Bakr, Naglaa  
 Taglialatela, Giustina — Ferro, Justina Diana  
 Trotman, John Gordon — Thomas, John Gordon  
 Turner, Ashley Victoria — Smith, Ashley Victoria  
 Wakgira, Fekerte — Isaac-Wakgira, Fekerte  
 Walker, Tracey Lynn — Walker-Sharp, Tracey Lynn  
 Wamsley, Shannon Lee — Grimshaw, Shannon Lee  
 Whitmore, Matthew Brian — Kirby, Matthew Brian Charles  
 Wilson, Dorothy Madeleine Morfitt — Wilson, Madeleine Grace  
 Yakob, Hassim Hikmet — Kotani, Hassim Hikmat  
 Zeran, Derek Steven — Zeran, Seven Derek Steven

INDIRA SINGH,  
 Deputy Registrar General

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## Pesticides Act Loi sur les pesticides

### PROPOSAL TO SCHEDULE PESTICIDES

On the recommendation of the undersigned, I propose to add the seventeen (17) products listed below to the specified Schedules of Regulation 914 under the *Pesticides Act*.

Recommended by the Pesticides Advisory Committee, March 4, 1998, April 16, 1998, May 13, 1998, September 23, 1998, November 21, 1998 and February 23, 1999.

DR. C. SWITZER,  
Chair

Recommended by the Director under the *Pesticides Act*.

L. POFF,  
Director

Proposal dated at Toronto this 9th day of March, 1999.

NORMAN W. STERLING,  
Minister of Environment

Registration No.	Schedule	Registrant	Agent	Pesticide
18974.01	4	NGP		C-I-L TOMAHAWK CRAWLING INSECT KILLER DUST
23745.00	4	JOH		DEEP WOODS OFF! FOR SPORTSMEN INSECT REPELLENT PRESSURIZED SPRAY
24243.00	3	UAG		LIME SULPHUR INSECTICIDE/FUNGICIDE
24835.00	3	BAZ		POAST ULTRA LIQUID EMULSIFIABLE HERBICIDE
24910.00	2	DWE		FIELDSTAR DISPERSABLE GRANULAR (CORN HERBICIDE)
25114.00	3	SGF		WEED-B-GON KILLEX LOCK-N-SPRAY (GREEN CROSS)
25225.00	2	DUQ		VELPAR DF HERBICIDE WATER DISPERSABLE GRANULE
25461.00	1	DUQ		QUIZALOFOP P-ETHYL TECHNICAL HERBICIDE
25548.00	1	DUQ		FLUSILAZOLE TECHNICAL FUNGICIDE
25724.00	4	NGP		WILSON ROACH BAIT STATIONS
25733.00	4	NGP		C-I-L FUNGUS GNAT KILLER
25736.00	4	NGP		C-I-L TOMAHAWK CRAWLING INSECT KILLER RTU
25762.00	2	BBB		RAXIL 312 FS SEED TREATMENT FUNGICIDE
25763.00	1	BBB		FOLICUR TECHNICAL FUNGICIDE
25781.00	2	VAN	DOD	SUMAGIC PLANT GROWTH REGULATOR
25811.00	2	BAZ		DISTINCT HERBICIDE
980050C	6	THE SCOTTS COMPANY		SCOTTS TURF BUILDER PLUS HALTS LAWN FERTILIZER & CRABGRASS PREVENTER

NOTE: This proposal is made under s. 21 of Regulation 914, R.R.O., 1990. Publication of this proposal in The Ontario Gazette grants certain exemptions specified in s. 21(4) of the Regulation. These exemptions remain in effect for 18 months from the date of publication unless, before then, the proposal is revoked or an affected pesticide is placed in one of the schedules to Regulation 914.

### PROPOSAL TO SCHEDULE PESTICIDES

On the recommendation of the undersigned, I propose to add the four-hundred and thirty-one (431) products listed below to the specified Schedules of Regulation 914 under the *Pesticides Act*.

Recommended by the Pesticides Advisory Committee.

DR. C. SWITZER,  
Chair

Recommended by the Director under the *Pesticides Act*.L. POFF,  
Director

Proposal dated at Toronto this 9th day of March, 1999.

NORMAN W. STERLING,  
Minister of Environment

Registration No.	Schedule	Registrant	Agent	Pesticide
7386.05	3	NUG		C-I-L MOTHER EARTH LIQUID LIME SULPHUR
9103.06	3	WIL		C-I-L TRI-KIL PREMIUM LAWN MULTI-WEEDER CONCENTRATE
15314.00	3	CHD	SIE	PQ-57 WOOD PRESERVATIVE
17293.00	2	ARV		NORTRON SC SUGAR BEET HERBICIDE
17798.06	4	WIL		C-I-L CHLORISECT ANT & GRUB KILLER DUST
17908.00	3	INN		INSECTO DICHLORVOS COMMERCIAL INSECTICIDE
17916.00	6	USE		WOLMAN CEDARTONE END CUT PRESERVATIVE BROWN
18528.00	1	RSL	ARV	PYRENONE 30-3 S.E. INSECTICIDE CONCENTRATE
18798.00	2	CYC		CYANAMID MATAVEN L WILD OAT EC HERBICIDE
19064.00	1	RHQ		TECHNICAL MCPA MIXED BUTYL ESTER
19387.00	4	CDC	ANP	CARDINAL FLEA & TICK SHAMPOO FOR DOGS AND CATS
19543.00	3	PPI		PILT PLUS GC449 NON-CONDUCTIVE CONCENTRATE
19652.00	3	ARV		BETAMIX EC POST EMERGENCE HERBICIDE
19775.00	3	PPI		GC445 READY-TO-USE NON-CONDUCTIVE PILT PLUS WOOD PRESERVATIVE
19870.00	1	RSL	ROU	SBP-1382 INSECTICIDE CONCENTRATE 40% FORMULA I
20056.00	3	DWE		EDGE DF - DRY FLOWABLE HERBICIDE
20136.00	3	UAG		CLEAN CROP FERBAM 76WDG FUNGICIDE
20138.00	3	WBE	WBR	FERBAM 76WDG FUNGICIDE
20401.00	6	LPH	AGT	MAKI RODENTICIDE PELLETS PLACE PACKS
20463.00	6	AIG		AIR GUARD KONK 409 FLYING INSECT KILLER METERED PRESURIZED SPRAY
20499.00	6	AIG		AIR GUARD KONK 408 FLYING INSECT KILLER METERED PRESURIZED SPRAY
20964.00	1	MKA	LTR	DIAZOL OIL CONCENTRATE TECHNICAL
21012.00	1	DWE		ETHALFLURALIN MANUFACTURING CONCENTRATE
21027.00	3	ARV		ACCLAIM HERBICIDE
21359.00	4	BBV	BBZ	DR. SEVERIN FLEA & TICK COLLAR FOR CATS
21359.06	4	BBV	BRS	DR. SEVERIN FLEA & TICK COLLAR FOR CATS
21360.00	4	BBV	BBZ	DR. SEVERIN FLEA & TICK COLLAR FOR DOGS
21360.06	4	BBV	BRS	DR. SEVERIN FLEA & TICK COLLAR FOR DOGS
21484.00	2	NID	NIE	FUTURA XLV-HP BIOLOGICAL INSECTICIDE SUSPENSION
21497.00	3	DWE		EDGE D.C. WATER DISPERSIBLE CONCENTRATE HERBICIDE
21753.00	2	KOR	VAR	KOP-COAT NP-1 SAPSTAIN CONTROL CHEMICAL
21822.00	2	JAS	JAN	RODEWOD 200EC SAPSTAIN CONTROL CHEMICAL
21852.01	3	WIL		C-I-L DIAZINON INSECT SPRAY
21853.01	3	WIL		C-I-L CHLORISECT ANT AND GRUB KILLER (ATTACH AND SPRAY)
21863.00	4	FAR	FAM	SUPER SWAT FLY REPELLENT EMULSION FOR HORSES



Registration No.	Schedule	Registrant	Agent	Pesticide
21935.00	6	YON	FAN	ABSORBINE SUPERSHIELD II FLY REPELLENT
21994.00	5	CYC		PROWL 480 HERBICIDE EMULSIFIABLE CONCENTRATE
22111.00	5	DUQ		DU PONT ASSURE HERBICIDE EMULSIFIABLE CONCENTRATE
22451.00	6	MMN		3M DURATROL YARD AND KENNEL SPRAY CONCENTRATE
22488.01	6	FSS	LEE	GREEN CROSS CREEPY CRAWLY ANT CONTROL SYSTEMS
22617.00	2	ZNA		FORCE 1.5G INSECTICIDE
22625.00	2	TMO	RHQ	SELECT EMULSIFIABLE POST EMERGENCE HERBICIDE
22652.00	4	SLA		ACARDUST DOMESTIC ACARICIDE SPRAY
22723.00	6	DIT		HOME & APARTMENT INSECTICIDE - CONTAINS PROPOXUR
22781.00	4	AHB	LTR	HUNTER'S REPELLENT FOR DOGS & CATS
22809.02	4	CVT	LTR	BUGWACKER HOUSE & GARDEN INSECT KILLER
22853.00	3	NUG		C-I-L CRABGRASS DOCTOR ATTACH & SPRAY
22854.00	3	NUG		C-I-L WEEDOL WEED & GRASS KILLER
22880.00	3	FEM	FRN	ECTOGARD INSECTICIDE CATTLE EAR TAG
22921.00	3	NUG		C-I-L INSECTICIDE-FUNGICIDE FOR ROSES & FLOWERS FLORITECT
22923.00	6	DDD		DISTAC CORN OIL CONCENTRATE
22982.00	3	MYC	DWE	M-TRAK BIOINSECTICIDE
23001.00	6	DUQ		CANPLUS 411 SPRAY TANK ADJUVANT
23002.00	1	ROH		DITHIOPYR TECHNICAL GRADE
23003.00	2	ROH		DIMENSION TURF HERBICIDE
23004.00	3	CGC		PROTECTOR EAR TAGS AGRICULTURAL INSECTICIDE
23023.00	3	SDZ		APISTAN ANTI-VARROA MITE STRIPS
23062.00	3	WTR	WIL	WHITE ROSE GUARDIAN LIQUID FRUIT TREE SPRAY INSECTICIDE-FUNGICIDE
23068.00	3	NUG		C-I-L WEED AND GRASS KILLER GRANULES
23069.00	3	NUG		C-I-L AMBUSH TREE AND GARDEN INSECT KILLER
23185.00	4	WIL		WILSON GREEN EARTH AIM FLOWER AND VEGETABLE INSECT SPRAY
23216.02	4	HOH	LTR	HOME HARDWARE PROFESSIONAL FLYING INSECT KILLER
23216.03	4	WHS	LTR	MARATHON FLYING INSECT KILLER METERED PRESSURIZED SPRAY
23216.04	4	PDP	LTR	HARVEST SPRAY FLYING INSECT KILLER
23252.00	6	KEM		RATOXIN BAITBLOX
23296.00	3	RHQ		SYLLIT 65 WP
23299.02	4	CVT		BUGWACKER WASP & HORNET KILLER
23299.03	4	CLC		BLACK FLAG WASP & HORNET KILLER
23345.00	2	DIS		DIMETHOATE 4E INSECTICIDE
23347.00	2	DIS		LINDANE 11% AGRICULTURAL LOUSE SPRAY
23350.00	2	ZNA		MAESTRO 75 DF FUNGICIDE DRY FLOWABLE
23386.00	4	FCX	PND	NATURA FLEA AND TICK SHAMPOO FOR CATS
23387.00	4	FCX	PND	NATURA FLEA AND TICK SHAMPOO FOR DOGS
23389.02	4	CVT	LTR	BUGWACKER ANT & EARWIG KILLER
23427.00	4	FCX	PND	FRANCODEX EMOLLIENT OATMEAL PESTICIDAL SHAMPOO
23428.00	4	FCX	PND	NATURA TWO-DAY SPRAY WATER BASED FLEA & TICK SPRAY

Registration No.	Schedule	Registrant	Agent	Pesticide
23439.00	5	CYC		PROWL 400 EC HERBICIDE
23488.00	3	TBY	BOO	ZAP-A-ROACH
23494.00	3	SCT	DWC	SCOTT'S PROTURF GRANULAR FUNGICIDE X CONTAINING IPRODIONE
23503.00	6	DIS		DISVAP 525 SPACE AND CONTACT INSECTICIDE
23521.00	1	DUQ		RIMSULFURON 25 DF
23535.00	4	AVE		AVANT GUARD FLEA COLLAR FOR LARGE DOGS
23536.00	4	AVE		AVANT GUARD FLEA COLLAR FOR CATS AND KITTENS
23537.00	4	AVE		AVANT GUARD FLEA COLLAR FOR MEDIUM DOGS
23538.00	4	AVE		AVANT GUARD FLEA COLLAR FOR SMALL DOGS AND PUPPIES
23541.00	4	HAC		HAGEN FLEA COLLAR FOR MEDIUM DOGS
23542.00	4	HAC		HAGEN FLEA COLLAR FOR LARGE DOGS
23543.00	4	HAC		HAGEN FLEA COLLAR FOR CATS & KITTENS
23544.00	4	HAC		HAGEN FLEA COLLAR FOR PUPPIES
23545.00	2	DWE		LONTREL 360 HERBICIDE
23546.00	2	RHQ		PARDNER GEL EMULSIFIABLE SELECTIVE WEEDKILLER
23562.00	4	CDC	ANP	CARDINAL RID FLEA & TICK SPRAY
23567.00	2	RHQ		BUCTIL M GEL EMULSIFIABLE TECHNICAL HERBICIDE (H2O SOLUBLE PAKS)
23571.00	4	AIG		AIR GUARD KONK INSECTICIDE FOAM SPRAY
23585.00	1	ROH		DITHIOPYR MANUFACTURING CONCENTRATE HERBICIDE
23589.00	3	DUQ		PRISM HERBICIDE DRY FLOWABLE
23600.00	2	RHQ		RONSTAR 2G HERBICIDE PRE-EMERGENCE HERBICIDE
23625.00	4	FCX	PND	NATURA EAR MITE DROPS FOR DOGS AND CATS
23637.00	3	WIL		WILSON GARDEN AUTHORITY FRUIT TREE SPRAY
23654.00	1	DUQ		NICOSULFURON 75 DF
23656.00	6	MTC		RENEW SKIN THERAPY "I" PLUS IN-CLINIC FLEA SHAMPOO
23694.00	4	SGT		BANSECT FLEA & TICK COLLAR FOR DOGS
23695.00	4	SGT		BANSECT FLEA COLLAR FOR CATS
23701.00	4	LAT		LATER'S BUGBAN-C CUTWORM DUST
23704.00	2	MKC	LTR	PYRATE 480 EC FOR NON-FOOD USES
23705.00	2	MKC	LTR	PYRINEX 480EC FOR FOOD CROPS (AGRICULTURAL INSECTICIDE)
23716.00	4	NUG		C-I-L SPIDERBAN READY TO USE
23751.00	6	DIS		RUSE RODENTICIDE PELLETS PLACE PACKS
23752.00	4	JOH		DEEP WOODS OFF ! FOR SPORTSMEN PUMP SPRAY INSECT REPELLENT
23777.01	3	HOQ		HOECHST LICE GUARD
23780.00	6	JMD	BOV	BUG KILL RTU AQUEOUS EMULSION INSECTICIDE
23813.00	3	SGF		SUPER WEED-B-GON
23858.00	4	HOH		HOME GARDENER HOUSE & GARDEN INSECT KILLER
23860.00	3	LAT		LATER'S SEVIN LIQUID INSECTICIDE
23872.00	3	IDN	WIL	BOTANIX LIQUID LIME SULPHUR
23888.00	4	IDN	WIL	BOTANIX DORMANT OIL SPRAY
23903.00	4	WBC	GAX	CB CLEAN AIR PURGE INSECTICIDE
23909.00	4	WTL	GIM	XP-20 LONGLASTING GELL REPELS DOGS & CATS
23910.00	4	WTL	GIM	XP-20 READY TO USE SPRAY (REPELS DOGS & CATS)

Registration No.	Schedule	Registrant	Agent	Pesticide
23914.00	2	UAG		CLEAN CROP DDVP 20% OC
23915.00	2	UAG		CLEAN CROP DDVP 20% EC
23917.00	2	ZNA		FORCE 3.0G INSECTICIDE
23931.00	3	SGF		GREEN CROSS BUG-B-GON LAWNS, TREES, GARDENS
23933.00	3	DWE		TREFLAN E.C. HERBICIDE
23934.00	3	IDN	WIL	BOTANIX LIQUID FRUIT TREE SPRAY
23948.00	3	SGF		READY TO SPRAY KILLEX
23962.00	3	CHD	SIE	CUNAPSOL-5 WOOD PRESERVATIVE
23968.00	4	HOH		HOME GARDENER WASP & HORNET KILLER
23969.00	4	HOH		HOME GARDENER CRAWLING INSECT KILLER
23980.00	6	KEM		RATOXIN BROMADIOLONE RODENTICIDE PELLETS
23983.00	2	DUQ		PRISM HERBICIDE
23999.00	4	VRB	CTR	ECTO-SPRAY FLEA AND TICK SPRAY FOR DOG, PUPPIES, CATS AND KITTENS
24002.00	4	SGO		GREEN CROSS BUG-B-GON HORNET & WASP BLASTER
24014.00	4	LPH	AGT	BOOT HILL RODENTICIDE PARAFFIN BLOCK WITH BITREX
24015.00	6	LPH	AGT	MAKI BULK RODENTICIDE PELLETS WITH BITREX
24016.00	4	LPH	AGT	BOOT HILL RODENTICIDE PELLETS PLACE PACKS WITH BITREX
24017.00	6	LPH	AGT	MAKI RODENTICIDE PELLETS PLACE PACKS WITH BITREX
24018.00	6	LPH	AGT	MAKI RODENTICIDE PARAFFIN BLOCK WITH BITREX
24019.00	4	LPH	AGT	BOOT HILL MINI-BLOCK WITH BITREX
24020.00	6	LPH	AGT	MAKI MINI-BLOCK WITH BITREX
24022.00	4	FCX	PND	NATURA FLEA AND TICK COLLAR FOR DOGS
24023.00	4	FCX	PND	NATURA FLEA COLLAR FOR CATS
24027.00	4	VRB	CTR	ECTO-FOAM
24031.00	6	DDD		DISTAC DORMANT OIL
24034.00	3	PSD	ADB	TRIANGLE BRAND COPPER SULPHATE INSTANT POWDER
24046.00	2	CGC		RIDOMIL/COPPER 70WP FUNGICIDE
24061.00	4	CDC	ANP	CARDINAL RID FLEA & TICK SHAMPOO CONCENTRATE FOR DOGS & CATS
24062.00	4	CDC	ANP	CARDINAL TICK TERMINATOR FLEA & TICK SHAMPOO FOR CATS & DOGS
24063.00	4	CDC	ANP	CARDINAL EAR, MITE & TICK CONTROL FOR DOGS & CATS
24069.00	3	UAG		DIAZINON 5% GRANULAR LAWN AND GARDEN INSECTICIDE
24071.00	3	JMD	BOV	BIO-ENVIRONMENTAL PERMETHRIN
24074.00	4	PRQ		SUPER ANTS KILLER
24078.00	2	BAZ		RONILAN DF
24083.00	3	PBI	SGO	KILLEX WSP
24085.00	2	DWE		TRANSLINE HERBICIDE
24088.00	1	RSL	ARV	PYRENONE RESIDUAL B
24091.00	3	USB	USC	TIM-BOR INSECTICIDE
24092.00	3	WIL		WILSON LIQUID FRUIT TREE SPRAY(1)
24094.00	5	BBB		ADMIRE 240 FLOWABLE SYSTEMIC INSECTICIDE
24110.00	2	DWE		GALLERY 75 DF HERBICIDE
24117.00	3	ZNA		ACHIEVE 80DG HERBICIDE



Registration No.	Schedule	Registrant	Agent	Pesticide
24124.00	4	JOH		OFF! YARD AND DECK MOSQUITO COIL INSECTICIDE
24125.00	2	ISK	IBK	RIDOMIL/BRAVO TWIN-PACK FUNGICIDE
24127.00	4	SFR		SAFER'S ATTACK ANT, ROACH, EARWIG KILLER
24128.00	4	SFR		SAFER'S ATTACK WASP AND HORNET KILLER
24129.00	3	BAX		TIGUVON CATTLE INSECTICIDE POUR-ON
24133.00	4	PRQ		SUPER HUNTER INSECT REPELLENT
24134.00	2	JAS	JAN	WOCOSEN S WOOD PRESERVATIVE
24135.00	2	JAS	JAN	WOCOSEN WR WATER REPELLENT WOOD PRESERVATIVE
24142.00	2	PPI		GC483 NON-CONDUCTIVE PILT PLUS RTU WITH POLYPHASE
24148.00	3	GRN	UAG	SPIN OUT ROOT GROWTH REGULATOR
24151.00	6	AIG		AIR GUARD KONK 416 FLYING INSECT KILLER METERED PRESSURIZED SPRAY
24159.00	6	CVT		CAN VET BARN & DAIRY FLY SHIELD
24165.00	6	DIS		MULTIVAP SPRAY INSECTICIDE
24166.00	4	CBH		CAPTAIN PHAB SPIDER CONTROL
24169.00	4	SFR		SAFER'S ATTACK HOUSE & GARDEN BUG KILLER
24175.00	3	FMC	FCC	DRAGNET FT
24180.00	4	NUG		C-I-L MOTHER EARTH GARDEN SULPHUR FUNGICIDE - MITICIDE
24190.00	6	SXA		SANEX BUG-X RESIDUAL HOUSEHOLD INSECT SPRAY
24193.00	4	PRQ		L'ELIMINATEUR DE SOURIS/MOUSE ELIMINATOR
24195.00	4	SYP	SYR	857 BLAST'EM WASP & HORNET KILLER
24196.00	4	AIG		AIR GUARD KONK 418D FLYING INSECT KILLER METERED PRESSURIZED SPRAY
24197.00	6	AIG		AIR GUARD PARA-GONE KN95 CHALCID PARASITE KILLER METERED SPRAY
24198.00	1	ZNA		CHIPMAN PACLOBUTRAZOL TECHNICAL
24199.00	2	ZNA		CONFER PLANT GROWTH REGULATOR
24201.00	4	JOH		RAID YARD GUARD 1 BUG KILLER
24211.00	4	SFR		SAFER'S ATTACK HOUSEPLANT & GARDEN INSECTICIDE
24212.00	6	CAH		COUNTRY MIST INSECTICIDE METERED PRESSURIZED SPRAY
24223.00	4	SGF		GREEN CROSS BUG-B-GON INDOOR/OUTDOOR AEROSOL PRESSURIZED SPRAY
24224.00	4	SGF		BUG-B-GON HORNET & WASP BLASTER II
24225.00	2	DIT		DIAZINON 50E EMULSIFIABLE CONCENTRATE INSECTICIDE
24239.00	6	CLC		MAXFORCE ROACH KILLER BAIT GEL
24240.00	6	CLC		MAXFORCE ROACH KILLER BAIT GEL PREFILLED RESERVOIR
24242.00	4	SGF		GREEN CROSS CREEPY CRAWLY HORNET & WASP FOAM
24246.00	2	EFP		DRYVAC 1010
24247.00	4	AIG		AIR GUARD KONK HORNET & WASP SPRAY
24252.00	6	AIG		AIR GUARD KONK INSECTICIDE "QUIET" SPRAY FOR HORSES
24256.00	6	SXA		SANEX BROMONE BAIT BITES
24257.00	4	WIL		C-I-L BROMONE RAT & MOUSE PELLETS
24258.00	4	WIL		C-I-L BROMONE RAT & MOUSE BLOCKS
24259.00	6	HDP		PROTECT-IT READY-TO-USE INSECTICIDAL DUST

Registration No.	Schedule	Registrant	Agent	Pesticide
24262.00	2	GUS	UNR	APRON FL
24263.00	4	WIL		WILSON HOSE-SPRAY LIQUID TRI-KIL MULTI-WEEDER FOR LAWNS
24263.01	3	WIL		C-I-L TRI-KIL PREMIUM LAWN MULTI-WEEDER ATTACH AND SPRAY
24265.00	6	SGF		GREEN CROSS KILLEX READY-TO-USE HERBICIDE
24266.00	4	FCX	PND	FRANCODEX OATMEAL FLEA & TICK MIST
24269.00	5	CYC		VALOR HERBICIDE
24271.00	2	CYC		PURSUIT 70 DG (WATER SOLUBLE BAGS)
24275.00	4	WIL		WILSON ANT, ROACH AND CRAWLING INSECT KILLER (1)
24276.00	4	WIL		WILSON HOUSE AND GARDEN INSECT KILLER
24280.00	4	CBE	WIL	GARDEN CLUB WASP AND HORNET KILLER
24281.00	4	CBE	WIL	GARDEN CLUB HOUSE AND GARDEN INSECT KILLER
24282.00	4	SGF		CREEPY CRAWLY CRACK & CREVICE INSECTICIDE FOAM (GREEN CROSS)
24283.00	4	SGF		CREEPY CRAWLY CONTACT AND RESIDUAL CRACK, CREVICE & SPOT SPRAY
24286.00	4	WTR	WIL	GUARDIAN READY-TO-USE SPRAY DANDELIONS PLUS WEED KILLER
24299.00	6	SGF		ROUNDUP READY-TO-USE
24300.00	6	MMN		3M SECTROL II CONCENTRATE MICROENCAPSULATED PYRTHRINS INSECTICIDE
24301.00	3	SGF		READY-TO-SPRAY ANT KILLER (GREEN CROSS)
24302.00	3	WTR	WIL	GUARDIAN DANDELIONS PLUS WEED KILLER
24303.00	4	DIS		VETO SPRAY INSECTICIDE PRESSURIZED SPRAY
24311.00	4	LLD		LLOYDS INSECT REPELLENT PRESSURIZED SPRAY
24312.00	4	LLD		LLOYDS INSECT REPELLENT 100% DEET LIQUID
24314.00	3	PRQ		THE INSECT DESTROYER IN POWDER
24318.00	6	ZNA		TOUCHDOWN 640 LIQUID HERBICIDE
24320.00	4	JOH		RAID FLEA KILLER PLUS - DOG SPRAY I
24324.00	4	CDC	ANP	CARDINAL TICK TERMINATOR FLEA & TICK SPRAY FOR DOGS & CATS
24329.00	6	DIS		VETO V INSECTICIDE
24330.00	4	DIS		VETO MIST II WITH CITRONELLA FRAGRANCE INSECTICIDE
24331.00	6	DIS		VETO AQUA WATER BASE INSECTICIDE
24332.00	6	DIS		VETO IV INSECTICIDE
24333.00	4	SFR		SAFER'S SUPERFAST PATIO WEED KILLER
24343.00	4	WIL		WILSON ANT, ROACH AND CRAWLING INSECT KILLER
24345.00	4	DIS		VETO-MIST INSECTICIDE
24352.00	4	CBE	WIL	GARDEN CLUB ANT, ROACH AND CRAWLING INSECT KILLER
24359.00	6	CNV	CAU	GLYFOS HERBICIDE
24363.00	6	SFR		SAFER'S TROUNCE INSECTICIDE CONCENTRATE
24368.00	4	JOH		OFF! SKINTASTIC INSECT REPELLENT LOTION FOR CHILDREN
24375.00	4	DIS		VETO EQUIN
24380.00	3	DIT		PROPOXUR 120 ULV OIL CONCENTRATE INSECTICIDE
24383.00	4	HOE		HOME GARDENER READY TO USE SPOT WEEDER
24397.00	6	WCR		HORSE GUARD, EQUINE FLY SPRAY WITH CITRONELLA
24401.00	6	AFL	LTR	ALFA-LAVAL DELLA-MIST LIVESTOCK SPRAY

Registration No.	Schedule	Registrant	Agent	Pesticide
24406.00	2	CYC		CONQUEST A (A COMPONENT OF CONQUEST HERBICIDE TANK MIX)
24407.00	2	CYC		CONQUEST B (A COMPONENT OF CONQUEST B HERBICIDE)
24408.00	3	SGF		KILLEX WSP (GREEN CROSS)
24411.00	4	YON	FRE	ABSORBINE CONCENTRATE FLY REPELLENT
24413.00	6	INT		CO-OP AERO-TACK
24414.00	2	PLG		PLANT PRODUCTS DURSBAN TURF
24418.00	2	PLG		PLANT PRODUCTS DIAZINON 500 EC
24424.00	3	WIL		KEMSAN DURSBAN 2E INSECTICIDE
24427.00	3	YON	FAN	ABSORBINE ULTRASHIELD BRAND RESIDUAL INSECTICIDE & REPELLENT
24428.00	6	YON	FAN	ABSORBINE FLYS-X READY TO USE INSECTICIDE
24435.00	6	AIG		AIR GUARD KONKER FLYING INSECT KILLER
24436.00	6	AIG		KONK TOO FARM & LIVESTOCK INSECT KILLER
24437.00	6	AIG		AIR GUARD KONK PRO COMMERCIAL & FARM INSECT KILLER
24439.00	6	DDD		DISTAC DORMANT OIL 70
24448.00	4	FLS		MACE BRAND BEAR-AWAY BEAR REPELLENT
24451.00	2	DWE		FIELDSTAR HERBICIDE
24452.00	2	DWE		STRIKER HERBICIDE
24453.00	2	DWE		BROADSTRIKE DUAL HERBICIDE
24454.00	2	DWE		BROADSTRIKE TREFLAN HERBICIDE
24457.00	4	EMH	CDJ	CANADIAN ICE BUG'N SUN BLOCK
24458.00	5	RHQ		ALIETTE WDG FUNGICIDE
24459.00	3	VRB	CTR	PREVENTIC LA RESIDUAL FLEA AND TICK SPRAY FOR DOGS
24463.00	1	CGC		CYROMAZINE TECHNICAL
24464.00	5	CGC		GOVERNOR INSECT GROWTH REGULATOR
24465.00	2	CGC		CITATION INSECT GROWTH REGULATOR
24468.00	1	BBB		BAY NTN 33893 TECHNICAL INSECTICIDE
24469.00	3	ZNA		PRELUDE SYNTHETIC PYRETHROID INSECTICIDE
24470.00	3	ZNA		REGLONE PRO LIQUID HERBICIDE AND DESSICANT
24485.00	3	MEC		AVID 1.9% EC MITICIDE/INSECTICIDE
24488.00	4	PRQ		SUPER HUNTER REPELLENT FOR BIRDS
24491.00	6	DIT		PYRAMIST METERED PRESSURIZED SPRAY INSECTICIDE
24492.00	3	DUQ		HI-MIX
24493.00	3	WSG	SSP	BORACOL 20-2
24495.00	4	AIG		AIR GUARD KONG 416D FLYING INSECT KILLER METERED PRESSURIZED SPRAY
24496.00	4	VRB	CTR	PREVENTIC TICK COLLAR FOR DOGS
24500.00	2	ZNA		FLEX LIQUID HERBICIDE
24501.00	1	ROH		TEBUFENOZIDE TECHNICAL
24502.00	2	ROH		MIMIC 240 LV INSECTICIDE
24503.00	2	ROH		CONFIRM 240 F INSECTICIDE
24505.00	3	ROH		MAXIMUM FUNGICIDE
24514.00	2	JAS	JAN	WOCOSEN 100SL
24515.00	1	JAS	JAN	WOCOSEN 50 TK
24516.00	6	DIS		MULTIVAP PYR INSECTICIDE
24521.00	4	AIG		AIR GUARD KONK HOUSE & GARDEN BUG KILLER



Registration No.	Schedule	Registrant	Agent	Pesticide
24531.00	6	WIL		WILSON TRI-KIL SPOTWEED LAWN WEED KILLER (2)
24531.01	6	WIL		C-I-L TRI-KIL PREMIUM LAWN SPOT WEEDER II
24533.00	6	APA	LTR	APA VAP II FARM & DAIRY FLYING INSECT KILLER
24536.00	3	SFR		SAFER'S BTK(TM) BIOLOGICAL INSECTICIDE
24538.00	2	GRN	UAG	KOCIDE DF FUNGICIDE COPPER HYDROXIDE
24543.00	1	ARV		PROPAMOCARB TECHNICAL
24544.00	2	ARV		TATTOO C
24546.00	2	CYC		ACROBAT MZ
24550.00	6	PRY	SVN	PERYCUT'S INSECT-KILLER
24551.00	2	MEC		AGRI-MEK 1.9% EC MITICIDE/INSECTICIDE
24557.00	6	DIT		DITCHLING 405 PRESSURIZED INSECTICIDE
24564.00	5	MBY		ALIETTE
24566.00	2	ZNA		MATADOR 50EC EMULSIFIABLE CONCENTRATE INSECTICIDE
24567.00	1	ZNA		CYHALOTHRIN-LAMBDA TECHNICAL
24579.00	6	DDD		DISTAC AGRITAC SUPERIOR 70
24580.00	4	JOH		RAID FLEA KILLER PLUS(1) CARPET AND ROOM SPRAY
24581.00	4	JOH		RAID FLEA KILLER PLUS(2) CARPET AND ROOM SPRAY
24582.00	4	SPR		SPRAY-PAK WASP & HORNET KILLER III PRESSURIZED CONTACT & RESIDUAL SPRAY
24593.00	3	ABT	ABC	ACCEL PLANT GROWTH REGULATOR
24608.00	2	UAG		SHOTGUN FLOWABLE HERBICIDE
24613.00	2	UAG		CLEAN CROP SUPRA CAPTAN 80 WDG
24614.00	4	QHP		QUALITY HOME PRODUCTS INSECT REPELLENT ALOE VERA PUMP
24615.00	4	QHP		QUALITY HOME PRODUCTS INSECT REPELLENT LOTION
24616.00	4	QHP		QUALITY HOME PRODUCTS INSECT REPELLENT PUMP SPRAY
24617.00	6	CDH	LTR	COUNTRY MIST FLYING AND CRAWLING INSECT SPRAY
24618.00	5	ARV		CARZOL SP WATER SOLUBLE PACKAGING
24623.00	3	GAX		GARDEX DURSBN 2E
24626.00	1	UAG		CHLORPYRIFOS 720 INSECTICIDE MANUFACTURING CONCENTRATE
24627.00	1	BAZ		FENPROPIMORPH TECHNICAL
24634.00	4	LLD		LLOYDS HORNET & WASP BLASTER PRESSURIZED SPRAY
24635.00	4	SPR		SPRAY PAK INSECT REPELLENT III PRESSURIZED SPRAY
24636.00	4	CDC	ANP	ECOPET EAR MITE AND TICK CONTROL FOR DOGS AND CATS
24637.00	4	RTG		K9 STOP PEPPER SPRAY PRESSURIZED DOG REPELLENT
24641.00	6	IXI		IMREX GROOMERS CHOICE FLEA AND TICK PET SHAMPOO FOR DOGS AND CATS
24643.00	6	SXA		SANEX SUPERIOR OIL
24648.00	3	UAG		CLEAN CROP CHLORPYRIFOS 15 G GRANUALR INSECTICIDE
24649.00	2	UAG		KLOR 2.5G INSECTICIDE GRANULES
24654.00	4	JOH		OFF! SKINTASTIC INSECT REPELLENT PRESSURIZED SPRAY
24656.00	4	JOH		OFF! SKINTASTIC LOTION INSECT REPELLENT FOR USE ON KIDS - UNSCENTED
24658.00	4	BDG		FOCH PEPPER-IT DOG REPELLENT
24669.00	3	PBI	LTR	HI DEP BROADLEAF HERBICIDE

Registration No.	Schedule	Registrant	Agent	Pesticide
24671.00	2	AOG	SCF	CHAMPION WP WETTABLE POWDER AGRICULTURAL FUNGICIDE
24672.00	4	WIL		WILSON WASP AND HORNET KILLER (2)
24676.00	1	BBB		BAYTAN TECHNICAL FUNGICIDE
24677.00	3	UNR		BAYTAN 30 FL FLOWABLE FUNGICIDE
24678.00	3	DUQ		BENLATE TOSS-N-GO
24682.00	2	DUQ		ULTIM
24684.00	2	NRA		CAPTAN FLOWABLE SEED TREATMENT (NON-DYED)
24687.00	3	ZNA		RELY ADJUVANT
24693.00	4	AIG		AIR GUARD KONK INSECTICIDE
24700.00	4	JOH		OFF! SKINTASTIC I INSECT REPELLENT WITH SUNSCREEN
24702.00	3	BAZ		MERGE ADJUVANT
24704.00	4	WIL		C-I-L HOUSE AND GARDEN INSECT KILLER
24705.00	4	WIL		C-I-L WASP & HORNET KILLER PRESSURIZED CONTACT & RESIDUAL SPRAY
24706.00	4	WIL		C-I-L ANT, ROACH AND CRAWLING INSECT KILLER
24707.00	2	ROH		KELTHANE 50W AGRICULTURAL MITICIDE
24708.00	3	MOX		ROUNDUP DRY HERBICIDE
24723.00	4	JOH		DEEP WOODS OFF! (3) - INSECT REPELLENT UNSCENTED
24725.00	2	NRA		AGRAL 90
24732.00	2	CGC		MAXIM 480FS
24734.00	3	UAG		CLEAN CROP POTATO ST 16
24736.00	2	DUQ		ULTIM 75 DF HERBICIDE
24757.00	4	WIL		C-I-L TRI-KIL RTU PREMIUM LAWN SPOT WEEDER
24766.00	4	LLD		LLOYDS CRAWLING INSECT KILLER PRESSURIZED CONTACT AND RESIDUAL SPRAY
24771.00	2	CGC		GESAGARD 480SC
24773.00	6	WIL		C-I-L CHLORISECT ANT AND GRUB KILLER
24779.00	2	ZNA		REFLEX HERBICIDE
24789.00	1	EFA		MANEB TECHNICAL (FUNGICIDE)
24792.00	2	CGC		DUAL II HERBICIDE
24813.00	2	JAS	JAN	SAFETRAY P
24827.00	4	DAL		AQUAGUARD READY TO USE EQUINE FLY SPRAY
24828.00	4	PRJ		PERYCUT'S INSECT KILLER
24832.00	4	SUF	SFR	PRESIDENT'S CHOICE WEED KILLER HERBICIDE RTU FAST ACTING
24838.00	4	WIL		ATAK HORNET AND WASP KILLER
24840.00	4	WIL		ATAK ANT AND ROACH KILLER
24843.00	6	CEW		CHEMWISE BUGWISE READY TO USE
24844.00	4	SUF	SFR	PRESIDENT'S CHOICE YARD & GARDEN INSECTICIDE
24845.00	4	SUF	SFR	PRESIDENT'S CHOICE ROSE & FLOWER INSECTICIDE
24855.00	4	AIG		KONK 401 RESIDUAL INSECTICIDE SPRAY WITH DURSBN
24856.00	4	AIG		AIR GUARD KONK CRAWLING INSECT KILLER
24858.00	3	AIG		KONK 400 RESIDUAL INSECTICIDE SPRAY WITH BAYGON
24874.00	3	MOX		ROUNDUP DRY WATER SOLUBLE HERBICIDE
24875.00	6	AIG		KONK 407 INSECTICIDE SPRAY WITH PYRETHRIN
24876.00	3	WIL		WILSON LIQUID FLORAGUARD INSECTICIDE - FUNGICIDE FOR ROSES AND FLOWERS

Registration No.	Schedule	Registrant	Agent	Pesticide
24882.00	6	MMN		3M 30 DAY YARD SPRAY CONCENTRATE
24892.00	4	AIG		KONK INSECT BLASTER
24894.00	3	BAZ		RONILAN DF CONTACT FUNGICIDE
24913.00	1	ROH		GOAL 2XL HERBICIDE
24940.00	3	DIS		DISVAP MEC INSECTICIDE CONCENTRATE LIVESTOCK PREMISE SPRAY
24944.00	6	DDD		AGRITAC AAA AGRICULTURAL ADJUVANT
24945.00	2	WIL		WILSON PROFESSIONAL PRODUCTS DURSBAN TURF INSECTICIDE
24947.00	3	WIL		C-I-L WIPEOUT READY-TO-USE HERBICIDE
24948.00	3	WIL		C-I-L WIPEOUT CONCENTRATE TOTAL WEED & GRASS KILLER
24969.00	3	TYS		STIMUKIL FLY BAIT
24984.00	5	ZNA		MATADOR 120 EC EMULSIFIABLE CONCENTRATE INSECTICIDE
24997.00	6	DIT		RATACHLOR READY-TO-USE RODENTICIDE
24999.00	1	PCV		PETRO-CANADA DORMANT SPRAY OIL 13
25116.00	2	DUQ		ACCENT 75 DF HERBICIDE
25134.00	3	BAZ		SANMITE MITICIDE/INSECTICIDE
25135.00	2	BAZ		PYRAMITE ACARICIDE/INSECTICIDE
870046C	6	GREENLEAF PRODUCTS INC.		GREENLEAF RAPID GREEN WEED & FEED 15-0-0
870099C	3	WHITE ROSE NURSERIES		THE GROWER'S CHOICE IRON PLUS LIQUID LAWN WEED AND FEED 6-2-4
910018C	6	NUTRITE INC.		NUTRITE 21-7-7 YARD-PRO GREEN CARPET WEED & FEED
940005C	3	NUTRITE INC.		NUTRITE NUTRI-Q 0-0-5 WITH 5% QUINTOZONE
940066C	4	WILSON LABORATORIES		WILSON MOSS CONTROL PLUS PLANT FOOD 7-0-0
950016C	6	GREENLEAF GARDEN PRODUCTS INC.		GREENLEAF RAPID GREEN WEED & FEED 15-2-3
950017C	6	SO-GREEN CORP.		PREMIUM LAWN PRO WEED & FEED 21-7-7
950018C	6	SUNFRESH LTD.		SUNFRESH (LOBLAWS) PRESIDENT'S CHOICE INSECTICIDE & LAWN FERT 15-3-9
950024C	6	HOME HARDWARE STORES LTD.		HOME GARDENER CRABGRASS PREVENTER PLUS FERTILIZER
950025C	6	HOME HARDWARE STORES LTD.		HOME GARDENER WEED & FEED 25-5-5
950026C	6	HOME HARDWARE STORES LTD.		HOME GARDENER LAWN FERTILIZER FOR INSECT CONTROL 12-3-3
950027C	6	NU-GRO CORP.		C-I-L GOLFGREEN CRABGRASS DOCTOR 20-3-4
950037C	3	UNITED HORTICULTURAL SUPPLY		TURFGO 0-0-6 WITH 5% QUINTOZONE
950038C	6	D.H. HOWDEN & CO. LTD.		GARDEN MASTER FERTILIZER WITH CRABGRASS CONTROL 16-4-8
950043C	6	CANADIAN TIRE CORP.		GARDEN CLUB HOSE-SPRAY LIQUID WEED & FEED 18-2-5
950045C	3	CANADIAN TIRE CORP.		GARDEN CLUB LIQUID LAWN FOOD & INSECT CONTROL 15-2-3
950046C	6	CARGILL LTD.		AERO GREEN 16-4-8 LAWN FOOD AND CRABGRASS PREVENTER
950047C	3	AMWAY OF CANADA LTD		FIRST PRIZE 15-2-3 LIQUID WEED AND FEED
950048C	6	NU-GRO CORP.		NU-GRO CRABGRASS CONTROL 20-5-5 FERTILIZER
950049C	6	CRIVAN CORP.		BOBBY LAWN CRABGRASS CONTROL 24-4-10 FERTILIZER
950050C	6	TURF MANAGEMENT SYSTEMS INC.		THE WEEDMAN CRABGRASS CONTROL 24-4-12 FERTILIZER
950051C	6	VIGORO CANADA INC.		CANADAWAY FALL 4-8-12 WEED & FEED



Registration No.	Schedule	Registrant	Agent	Pesticide
950059C	6	NUTRITE INC.		PLANTSMART PRE/POST EMERGENT CRABGRASS PREVENTER 16-3-9 FERTILIZER
950060C	6	GREENLEAF PRODUCTS INC.		LANTSMART WEED & FEED 15-2-3
950061C	6	K-MART LTD.		K-GRO 21-7-7 WEED & FEED
950062C	6	NUTRITE INC.		NUTRITE FRANCHISE LIQUID WEED & FEED 1-0-0
950063C	6	NUTRITE INC.		NUTRITE FRANCHISE LIQUID LAWN FERTILIZER 1-0-0 WITH INSECTICIDE
950066C	6	ZELLERS		ZELLERS VICTORY GARDEN 26-2-13 WEED & FEED
950076C	6	NUTRITE INC.		NUTRITE TURF MANAGER'S WEED & FEED 16-4-4
950092C	6	NUTRITE INC.		NUTRITE LAWN ENFORCER FERTILIZER 24-2-18 PLUS INSECT CONTROL
950093C	6	NU-GRO CORP.		CIL GOLFGREEN 21-7-7 WEED & FEED
950094C	6	NU-GRO CORP.		CIL WINTERIZER PLUS WEED & FEED 12-3-18
960012C	3	IMC VIGORO CANADA INC		AG TURF SM 0-6-6
960013C	6	WILSON LABORATORIES LTD.		C-I-L GOLFGREEN WEED AND FEED 16-5-5
960014C	6	NU-GRO CORPORATION		NU-GRO PROFESSIONAL CRABGRASS CONTROL 20-5-5
960015C	6	NU-GRO CORPORATION		NU-GRO LANDSCAPE CRABGRASS CONTROL 10-4-6
960016C	6	NU-GRO CORPORATION		NU-GRO PREMIUM CRABGRASS CONTROL 21-6-12
960018C	3	THE SCOTTS COMPANY		SCOTTS TURF BUILDER PLUS LAWN INSECT CONTROL 32-2-3
960025C	6	NU-GRO CORPORATION		CIL PREMIUM 20-3-4 WEED & FEED
960026C	6	SO-GREEN CORPORATION		XXPERT PLUS WEED & FEED 21-7-7
960028C	6	WILSON LABORATORIES INC.		C-I-L GREEN-UP WEED AND FEED 15-2-3
960032C	6	IMC VIGORO CANADA INC.		VIGORO PREMIUM 12-2-12 WEED & FEED
960033C	6	IMC VIGARO CANADA INC		VIGORO PREMIUM 21-7-7 WEED & FEED
960041C	6	WILSON LABORATORIES INC.		C-I-L GREEN-UP 6-8-10 FALL WEED'N FEED
960043C	3	PLANT PRODUCTS CO. LTD.		TURF PRIDE

NOTE: This proposal is made under s. 21 of Regulation 914, R.R.O., 1990. Publication of this proposal in The Ontario Gazette grants certain exemptions specified in s. 21(4) of the Regulation. These exemptions remain in effect for 18 months from the date of publication unless, before then, the proposal is revoked or an affected pesticide is placed in one of the schedules to Regulation 914.

(6393) 12

## Ontario Energy Board Commission de l'Énergie de l'Ontario

### CODE OF CONDUCT FOR GAS MARKETERS

Rule Made under Part III of  
the *Ontario Energy Board Act, 1998*

Ontario Energy Board

2 March 1999

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#### 1. INTRODUCTION

##### 1.1 Definitions

In this Code, unless the context otherwise requires:

"Act" means the *Ontario Energy Board Act, 1998*;

"agency agreement" means a contract or arrangement under which a consumer retains, as the consumer's agent, a person who carries on the business of, or engages in, gas purchases, and "agency" has a corresponding meaning;

"Board" means the Ontario Energy Board;

"Code" means this Code of Conduct for Gas Marketers;

"consumer" means a low-volume consumer;

"consumer information" means information relating to a specific consumer obtained by a gas marketer or its salesperson from a distributor in the process of selling or offering to sell gas to the consumer, and includes information obtained without the consent of the consumer;

"day" means a business day, not including weekends or statutory holidays;

"Director" means the Director of Licensing appointed by the Board under section 5 of the Act;

"distributor" means a person who owns or operates a distribution system for the purpose of delivering gas to consumers;

"gas" means natural gas, substitute natural gas, synthetic gas, manufactured gas, propane-air gas or any mixture of any of them;

"gas marketer" means a person who is licensed under Part IV of the Act and,

- (a) sells or offers to sell gas to a low-volume consumer;
- (b) acts as the agent or broker for a seller of gas to a low-volume consumer; or
- (c) acts or offers to act as the agent or broker of a low-volume consumer in the purchase of gas;

and "gas marketing" has a corresponding meaning;

"in writing" means communication through writing, facsimile, or any other means of communication considered legally binding in the Province of Ontario;

"low-volume consumer" means a person who annually uses less than 50,000 cubic metres of gas;

"manufactured gas" means any artificially produced fuel gas, except acetylene and any other gas used principally in welding or cutting metals;

"marketing" for the purpose of this Code, means to provide for a consumer's consideration an offer, and is characterized by door-to-door selling, telemarketing, direct mail selling activities, and any other means by which a gas marketer or a salesperson interacts directly with a gas consumer;

"offer" means a proposal to enter into a contract, agency agreement, or any other agreement or combination thereof, made to an existing or prospective consumer for the sale of natural gas;

"premise" means the building or portion of a building that is provided with gas through a single meter;

"propane" means a hydrocarbon consisting of 95 per cent or more of propane, propylene, butane or butylene, or any blend thereof;

"regulation" means a regulation made under the Act;

"salesperson" means a person who is employed by or otherwise conducts marketing on behalf of a licensed gas marketer, or makes representations to consumers on behalf of a gas marketer for the purpose of effecting sales of gas or entering into agency agreements with low-volume consumers;

"third party" with respect to a gas marketer, means a person other than the gas marketer, and includes other gas marketers, affiliates, consumers and other persons.

## 1.2 Interpretations

Unless otherwise defined in this Code, words and phrases shall have the meaning ascribed to them in the *Ontario Energy Board Act, 1998*. Nothing in this code shall alter or affect the conditions of the licence of a gas marketer. Headings are for convenience only and shall not affect the interpretation of this Code. Words importing the singular include the plural and vice versa.

## 1.3 Purpose of the Code

This Code sets the minimum standards under which a gas marketer may sell or offer to sell gas to a low-volume consumer, or act as agent or broker with respect to the sale or offering for sale of gas. The Board may exempt a gas marketer from compliance with this Code, in whole or in part, subject to such conditions or restrictions as the Board may determine. From time to time, amendments may be made to this Code by the Board in accordance with the Act.

## 1.4 Coming into Force

This Code comes into force on March 2, 1999.

## 2. STANDARDS AND PRINCIPLES

### 2.1 Fair Marketing Practices

- 2.1.1 Nothing in or done under the authority of this Code affects the obligation of a gas marketer and its salespersons to comply with legislation and regulations pertaining to marketing, advertising and business practices, including the *Consumer Protection Act* (Ontario), the *Business Practices Act* (Ontario) and the *Competition Act* (Canada).
- 2.1.2 A gas marketer shall ensure that its salespersons adhere to the same standards required of the gas marketer as set out in this Code.
- 2.1.3 A gas marketer shall do the following when marketing or making an offer to a consumer:
  - (a) immediately and truthfully identify itself to the consumer;
  - (b) clearly indicate that the offer is not being made by a regulated distributor, and not seek to mislead or otherwise create any confusion in the mind of a consumer about the identity of the marketer, or about the trademarks of the regulated distributor or of competitors;
  - (c) not exert undue pressure on a consumer;
  - (d) provide sufficient time for a consumer to read thoughtfully and without harassment all documents provided;
  - (e) not make any representation or statement or give any answer or take any measure that is false or is likely to mislead a consumer with regard to any term in an offer;
  - (f) provide only timely, accurate, verifiable and truthful comparisons;
  - (g) not make any verbal representations regarding contracts, rights or obligations unless those representations are contained in the written offer;
  - (h) ensure all descriptions and promises made in promotional material are in accordance with actual conditions, situations and circumstances;
  - (i) not use print that due to its size or other visual characteristics, is likely to impair materially the legibility or clarity of documents provided to consumers.
- 2.1.4 A gas marketer shall not request a distributor to allow the gas marketer to supply gas to a consumer unless the gas marketer has the permission of the consumer in writing to do so.



- 2.1.5 Where a gas marketer's marketing or advertising contains representations concerning the nature, quality and price of any distributor's service, the gas marketer shall take such steps as are reasonable and appropriate to ensure that such representations are accurate and fair.

## 2.2 Identification

- 2.2.1 A gas marketer shall, when marketing, use the name under which the gas marketer is licensed, and any reference to the name of a salesperson in any advertisement shall identify the gas marketer for whom that salesperson acts.
- 2.2.2 A gas marketer shall provide the following information when marketing at a place other than a gas marketer's business premises:
- name in which the gas marketer is licensed;
  - gas marketer licence number;
  - telephone number of the gas marketer that may be reached by the general public;
  - name of the salesperson; and
  - photograph of the salesperson, if marketing door-to-door.
- 2.2.3 A gas marketer shall have a mailing address in Ontario and shall have a telephone number which may be reached by the general public.

## 2.3 Information to be Maintained by a Gas Marketer

- 2.3.1 A gas marketer shall maintain a list of salespersons who act for that gas marketer, and this list shall be provided to the Director upon request.
- 2.3.2 A gas marketer shall maintain on file:
- (a) a list of its customers;
  - (b) permission from each customer, in writing, to submit a request to a distributor to allow the gas marketer to supply gas to the customer;
  - (c) agreement from each customer, in writing, to purchase gas from the gas marketer or for the gas marketer to purchase gas as agent for the customer; and
  - (d) if different from the agreement, a copy of the complete contract which the gas marketer has with each customer.

## 2.4 Confidentiality of Consumer Information

- 2.4.1 A gas marketer shall not disclose consumer information (as defined in this Code) to a third party without the consent of the consumer in writing, except where consumer information is required to be disclosed:
- (a) for billing or market operation purposes;
  - (b) for law enforcement purposes;
  - (c) for the purpose of complying with a legal requirement; or
  - (d) for the processing of past due accounts of the consumer which have been passed to a debt collection agency.
- 2.4.2 Consumer information may be disclosed where the information has been sufficiently aggregated such that an individual's consumer information cannot reasonably be identified.
- 2.4.3 A gas marketer shall inform consumers regarding the conditions described in clause 2.4.1 under which consumer information may be released to a third party without the consumer's consent.
- 2.4.4 A gas marketer shall not use consumer information obtained for one purpose from a consumer for any other purpose without the consent of the consumer in writing.

## 2.5 Conditions in Offers

- 2.5.1 An offer shall clearly indicate the time period for which the contract is in effect, and any terms and conditions for renewal.
- 2.5.2 An offer shall clearly state the price, terms of payment and if other terms such as:
- deposits;
  - exit fees;
  - late charges;
  - the nature and amount of any other charges related to the contract;
  - type and frequency of bills the customer will receive;
  - how to make a complaint to or enquiry of the gas marketer;
  - how to access an independent customer complaints resolution process;
  - rescission rights of the customer;
  - reasons for which the contract may be terminated;
  - whether the contract can be transferred or assigned to another gas marketer;

are included, these must also be stated clearly in the offer.

- 2.5.3 An offer shall contain clear statements as to the intended start date for the contract and conditions under which the start date may not be met.
- 2.5.4 A gas marketer shall provide the consumer with a copy of the contract and/or agency agreement at the time the contract or agreement is entered into.
- 2.5.5 An offer to a consumer shall indicate whether it is being made with respect to specified premises for the time being owned, occupied or controlled by the consumer.

## 2.6 Contracts

A gas marketer's licence includes certain requirements with respect to contracts. In the case of conflict between the licence conditions and this Code, the licence conditions shall prevail.

- 2.6.1 A gas marketer shall not enter into any contract with a consumer that is inconsistent with the offer made to the consumer and leading to the contract.
- 2.6.2 A gas marketer shall not enter into any contract with a consumer that has a term of more than five years.
- 2.6.3 Every contract which a gas marketer enters into with a consumer shall include a condition that allows the consumer to rescind the contract by giving notice in writing within 10 days after it is entered into without the consumer being liable for any damages in respect of the rescission,
- (a) by personally delivering or mailing by registered mail a written notice of rescission to a person and address specified in the contract; or
  - (b) by sending a telephone transmission of a facsimile of a written notice of rescission to a person and a telephone number specified in the contract.
- 2.6.4 The licence holder shall advise a consumer of the provisions of section 2.6.3 and provide the consumer with a telephone number for receiving facsimile transmissions both upon entering into a contract with the consumer and if the consumer provides verbal notice of a wish to rescind the contract.
- 2.6.5 A gas marketer shall not enter into any contract as the agent of a consumer within 10 days after being appointed as the consumer's agent.



**2.7 Contract Renewals**

2.7.1 A contract that is renewed shall be consistent with the requirements placed on contracts as a condition of the gas marketer's licence and in accordance with this Code.

2.7.2 A gas marketer shall not renew a contract with a consumer unless the original contract contains terms of renewal, and the consumer:

- (a) receives an advance written notice of the renewal no more than 120 days before the date of renewal; and
- (b) has at least 30 days from the receipt of such notice and prior to the date of renewal to cancel the renewal.

2.7.3 A contract with a consumer that is renewed shall be consistent with the terms of the original contract, unless the consumer gives permission in writing to implement the new terms.

2.7.4 Notwithstanding subsection 2.7.3, a gas marketer is not required to obtain a consumer's permission in writing, if the terms of renewal are limited to extending the contract for a period of one year or less. If a contract is renewed for a period of one year or less, a change in price may also be made without written confirmation of the consumer, provided that the consumer is informed of the change in the advance written notice of the renewal and is provided with the opportunity to cancel the renewed contract within 30 days after receiving the first invoice showing the new price.

**2.8 Assignment, Sale and Transfer of Contracts**

2.8.1 A gas marketer shall not assign, sell or otherwise transfer the administration of a contract to another person who is not a licensed gas marketer.

2.8.2 Within 30 days of any assignment, sale or transfer of the administration of a contract to another licensed gas marketer, the affected customer must be notified of: the new gas marketer's address for service; the telephone number; and the consumer complaints resolution process, if these have changed.

**2.9 Independent Arms-Length Consumer Complaints Resolution Process**

2.9.1 A gas marketer is required to attempt to resolve all consumer complaints and inquiries before referring a customer complaint or inquiry to any independent, arms-length consumer complaints resolution process specified as of a condition of the gas marketer's licence.

2.9.2 A gas marketer shall inform its prospective consumers in all written offers and contracts about the independent, arms-length consumer complaints resolution process selected by the Board for that gas marketer.

2.9.3 A gas marketer shall inform existing customers about the independent, arms-length consumer complaints resolution process specified by the Board at the time of renewal of any contract and at the time a complaint is received by the gas marketer.

2.9.4 Should any consumer complain that a gas marketer or its salespersons have engaged in any improper course of conduct while marketing, the gas marketer shall investigate the complaint and take all appropriate and necessary steps consistent with the independent arms-length consumer complaints resolution process specified by the Board.

**2.10 Breach of this Code**

2.10.1 Under section 52 of the Act, a gas marketer's licence can be suspended or revoked if the licence holder does not comply with this Code as issued and amended by the Board from time to time under Part III of the Act.

2.10.2 A breach of this Code may occur in the course of inducing a person to enter into an offer, even in the absence of a contract.

(6401) 12

## **Municipal Act Loi sur les municipalités**

### **ORDER MADE UNDER THE MUNICIPAL ACT R.S.O., 1990, c.M.45**

**Definitions**

1. "County" means The Corporation of the County of Grey;

"former municipality" means the former Village of Chatsworth, the former Township of Sullivan or the former Township of Holland, as the context requires;

"former municipalities" means The Corporation of the Village of Chatsworth, the Corporation of the Township of Sullivan and The Corporation of the Township of Holland as they exist prior to January 1, 2000;

"former Village of Chatsworth" means The Corporation of the Village of Chatsworth as it exists prior to January 1, 2000;

"former Township of Sullivan" means The Corporation of the Township of Sullivan as it exists prior to January 1, 2000;

"former Township of Holland" means The Corporation of the Township of Holland as it exists prior to January 1, 2000;

"new Township" means The Corporation of the Township of Chatsworth established under section 2.

2. On January 1, 2000, The Corporation of the Village of Chatsworth, The Corporation of the Township of Sullivan and the Corporation of the Township of Holland are amalgamated as a township municipality under the name of The Corporation of the Township of Chatsworth.

**Wards**

3. (1) Effective December 1, 2000, the new Township is divided into four wards as set out in subsections (2), (3), (4) and (5).

(2) Ward one shall be composed of the land described in Schedule A to this Order as Ward one and shall be known as #1 Chatsworth.

(3) Ward two shall be composed of the land described in Schedule A to this Order as Ward two, and shall be known as #2 Holland North.

(4) Ward three shall be composed of the land described in Schedule A to this Order as Ward three, and shall be known as #3 Holland South.

(5) Ward four shall be composed of the land described in Schedule A to this Order as Ward four, and shall be known as #4 Sullivan.

**Representation**

4. (1) Effective December 1, 2000, the council of the new Township shall be composed of five members consisting of,

- (a) a head of council, to be known as the mayor, who shall be elected by a general vote of the electors of the new Township;

- (b) four additional members, one to be elected from each of the four wards established under section 3.
- (2) Each member of council shall have one vote.
- (3) The head of council and one additional member of the council, appointed by the council, shall sit on the council of the County.
- (4) The number of votes that the head of council and the additional member appointed under subsection (3) shall have on county council shall be determined in accordance with the County of Grey Act, 1993, as though the head of council were the reeve of the new Township and the additional member were deputy reeve of the new Township.

#### Elections

- 5. The 2000 regular elections shall be conducted as if the wards established under section 3 and the composition of the council of the new Township as established under section 4 were already established.

#### Interim Council

- 6. (1) Effective January 1, 2000, the interim council of the new Township shall be composed of fifteen members,
- (2) On January 1, 2000, those persons who were members of the councils of the former Village of Chatsworth, the former Township of Holland and the former Township of Sullivan on December 31, 1999, shall be members of the interim council of the new Township.
- (3) One of the members of the interim council shall be the head of council, to be known as the mayor, one of the members shall be known as the deputy mayor and one of the members shall be known as the vice-deputy mayor.
- (4) The head of council and the vice-deputy mayor shall be appointed by the interim council from among the persons who were the heads of council of the former municipalities on December 31, 1999.
- (5) The deputy mayor shall be appointed under subsection 69(3) of the Municipal Act from among the persons who were the heads of council of the former municipalities on December 31, 1999, to act from time to time in the place of the head of council when the head of council is absent from the new Township or absent through illness or the office is vacant.
- (6) Subject to subsections (8), (9) and (10), nothing in this section has the effect of conferring or imposing on the vice-deputy mayor, rights, powers or duties that are different from the rights, powers and duties conferred or imposed on a member of the council who is not the head of council or the deputy mayor.
- (7) The term of office of the members of the interim council expires December 1, 2000.
- (8) The head of council, the deputy mayor and the vice-deputy mayor shall sit on the council of the County until December 1, 2000.
- (9) Subject to subsection (10), the head of council, the deputy mayor and the vice-deputy mayor shall, together, have one vote for every 1,000 municipal electors, or part thereof, in the new Township which votes shall be equally divided among them.
- (10) If the total number of votes being divided is not evenly divisible by three, each member will be allotted one vote until there are only one or two votes remaining and the first remaining vote will be allotted to the head of council

and the second remaining vote, if there is one, will be allotted to the deputy mayor.

- (11) The term of office of the members of the councils of the former municipalities and of their local boards expires January 1, 2000.

#### Cemetery Board

- 7. On January 1, 2000, the Chatsworth Cemetery Board continued.

#### Recreation and Community Centres

- 8. The council of the new Township shall be deemed to be a board of park management under the Public Parks Act, a recreation committee under the Ministry of Tourism and Recreation Act and a committee of management of a community recreation centre under the Community Recreation Centres Act and all such committees and boards of the former municipalities are dissolved on January 1, 2000.

#### Assets and Liabilities

- 9. On January 1, 2000, all assets and liabilities, rights and obligations, including employees, of the former municipalities and their local boards become the assets and liabilities, rights and obligations, including employees, of the new Township and its local boards.

#### Employees

- 10. An employee who held a non-bargaining unit position with a former municipality or one of its local boards and who will be employed by the new Township or one of its local boards, in a non-bargaining unit position, will be credited with seniority at a rate of one hundred percent of the employee's length of service at the former municipality or its local boards.

#### Reserves and Reserve Funds

- 11. The reserves relating to the Chatsworth Water Distribution System and the Walter Falls Water System that become reserves of the new Township under section 9 shall be held by the new Township in separate reserve funds and shall be used only for the purpose of financing the operation of the water distribution system or the water system in respect of which they were established.

#### Taxes, Charges, Rates

- 12. (1) All taxes, charges and rates levied or imposed by a former municipality under any general or special Act that are due and unpaid on December 31, 1999, shall be deemed to be taxes, charges and rates due and payable to the new Township and may be collected by the new Township.
- (2) If a former municipality has commenced procedures under the Municipal Tax Sales Act and the procedures are not completed by January 1, 2000, the new Township may continue the procedures.

#### Municipal By-laws

- 13. (1) On January 1, 2000, all by-laws and resolutions of the former municipalities and their local boards are continued and are deemed to be by-laws and resolutions of the new Township and its local boards and are applicable to the same geographic area that they applied to on December 31, 1999.
- (2) On January 1, 2000, an official plan of a former municipality approved under the Planning Act, or a predecessor of that Act, shall be deemed to be an official plan of the new Township.



- (3) If a former municipality has commenced procedures to adopt an official plan or an amendment to an official plan under the Planning Act or to enact a by-law under the Planning Act, and the official plan, official plan amendment or the by-law is not in force on January 1, 2000, the new Township may continue the procedures to adopt the official plan or the amendment to the official plan or to enact the by-law.

#### Transition Board

14. (1) On the date of this Order, a transition board is established for the new Township.
- (2) The board established under subsection (1) is a body corporate and ceases to exist on December 31, 1999.
- (3) The board established under subsection (1) shall be composed of the following six members:
- (1) the head of the council of each former municipality, and
  - (2) one member of council of each former municipality, appointed by the council.
- (4) A chair and vice-chair of the transition board shall be elected at the first meeting of the transition board from among the members of the transition board by a majority vote.
- (5) Each member of the transition board shall have one vote.
- (6) The transition board shall adopt procedural rules and systems to govern activities.
15. (1) The board established under subsection 14(1) may exercise the powers specified in subsection (4).
- (2) The councils of the former municipalities shall not exercise the powers specified in clauses (4)(n) or (o) without the approval of the board.
- (3) The board established under subsection 14(1) may exercise the powers specified in this section that the council of the new Township will have on January 1, 2000.
- (4) The board established under subsection 14(1) may exercise the following powers:
- (a) establish and adopt transition plans for the period from the establishment of the board until December 31, 1999;
  - (b) Second staff from the former municipalities as the board deems necessary to perform its functions;
  - (c) Establish operational and capital budgets, organizational structures, administrative and management systems, staff positions and job descriptions and adopt policies, by-laws and other documents for the new Township in order to ensure a fully operational municipal organization as of January 1, 2000;
  - (d) Establish a date for the first meeting of the council of the new Township;
  - (e) Establish the location of an administrative building for the new Township purchase land, if necessary, for purpose of the administrative building, and construct a new building or refurbish an existing building to serve as the administrative building;
  - (f) Establish and adopt transitional plans for 2000, including the establishment of the board's budget and

the apportionment of the board's costs associated with the exercise of powers listed in this section to each of the former municipalities in accordance with the former municipality's proportionate share of the total of the 1998 assessment for all three former municipalities.

- (g) Prepare a report for the consideration of the council of the new Township regarding the integration of all local boards, either as independent boards or merged with the new municipality, as the case may be, in order to ensure fully operational bodies which shall become the new local boards or part of the new Township;
- (h) Prepare a report for the information of the existing councils regarding the functions, location size, facilities, staff complement and equipment needed for the municipal office necessary for the efficient and effective administration of the new Township;
- (i) Establish electronic or manual information systems, records and books of accounts for the new Township and its local boards;
- (j) Establish a human resources transition protocol which provides for uniform policies and mechanisms relating to,
  - i. the procedures and placement of employees of the former municipalities or their local boards in positions with the new Township or its local boards, and/or
  - ii. the termination of employment for employees of the former municipalities and their local boards, including monetary entitlements or other benefits for displaced employees, and
  - iii. Establish salaries and benefits for the new employees.
- (k) Issue lay-off notices or provide for severance or compensation in lieu of notice, or both notice and compensation, as required, to employees of the former municipalities;
- (l) Offer employment, where positions exist within the new Township, to persons who are suitable candidates;
- (m) Complete a report on the proposed disposition of assets and liabilities of the former municipalities and their local boards for the consideration of the council of the new Township;
- (n) Review and approve all financial expenditures of the former municipalities in excess of \$10,000 that are not included in the approved municipal operating or capital budgets for 1999, including non-cash transactions such as the exchange of assets with external parties; and
- (o) Review and approve expenditures of the former municipalities from reserves and reserve funds, financial commitments made by the former municipalities which extend beyond December 31, 1999, and the acceleration by a former municipality of any project originally scheduled to commence after December 31, 1999.

#### Dispute Resolution

16. (1) If a dispute arises with respect to the interpretation of this Order any of the former municipalities may refer the dispute for resolution through mediation.



- (2) The person selected as the mediator must be a person approved by all three former municipalities.
- (3) If the three former municipalities cannot agree on a mediator or if the dispute is not resolved through the mediation any of the three former municipalities may refer the dispute to the council of the new Township for resolution.
- (4) The costs of the mediation shall be shared equally among the three former municipalities.

AL LEACH,  
Minister of Municipal Affairs and Housing.

Dated at Toronto on February 24, 1999.

#### SCHEDULE "A"

- |            |  |
|------------|--|
| Ward One   | Comprising all of the former Village of Chatsworth and, part of the former Township of Sullivan being Concession 1, Lots 1 to 15 WGOSR inclusive, Lots 1 to 13, Lettered Lots A to M Concession 2 WGOSR inclusive, Lots 1 to 13 and Letter Lots A to M Concession 2 WGOSR inclusive, Lots J to M, Lots 14 & 15 Concession 3 WGOSR inclusive, Lettered Lots J to M, Lots 14 & 15 Concession 4 WGOSR inclusive and Lots 1 to 15 Concession 5 WGOSR inclusive, and part of the former Township of Holland being Lot 1, Div. 1 to Lot 16 Div. 3 Concession 1 EGR inclusive, Lots 1 to 35 Concession 2 EGR inclusive, Lots 1 to 22 Concession 3 EGR inclusive Lots 1 to 7 Concession 4 EGR inclusive, Lots 1 to 10 Concession 1 NETSR inclusive, Lots 1 to 10 Concession 1 SWSTR inclusive, Lots 6 to 10 Concession 2 SWTR inclusive. |
| Ward Two   | Comprising part of the former Township of Holland being Lots 1 to 6 Concession 5 EGR inclusive, Lots 1 to 8 Concession 6 EGR inclusive, Lots 1 to 10 Concession 7 EGR inclusive, Lots 1 to 13 Concession 8 EGR inclusive, Lots 1 to 16 Concession 9 EGR inclusive, Lots 1 to 18 Concession 10 EGR inclusive, Lots 1 to 21 Concession 11 EGR inclusive, Lots 1 to 23 Concession 12 EGR inclusive, Lots 11 to 92 Concession 1 NETSR inclusive, Lots 1 to 87 Concession 2 NETSR inclusive, Lots 1 to 82 Concession 3 NETSR inclusive, Lots 1 to 30 Concession 4 NETSR inclusive, Lots 59 to 63 Concession 1 SWTSR inclusive, Lots 29 to 32 Concession 1 SWTSR inclusive.  |
| Ward Three | Comprising part of the former Township of Sullivan being Lots 16 to 30 Concessions 1 to 3 WGOSR inclusive, and part of the former Township of Holland being Lot 16 Div. 1 to Lot 30 Div.3 Concession 1 EGR inclusive, Lots 36 to 70 Concession 2 EGR inclusive, Lots 34 to 70 Concession 3 EGR inclusive, Lots 18 to 30 Concession 4 EGR inclusive, Lots 20 to 30 Concession 5 EGR inclusive, Lots 24 to 30 Concession 6 EGR inclusive, Lots 25 to 30 Concession 7 EGR inclusive, Lots 28 to 30 Concession 8 EGR inclusive, Lots 11 to 28, 33 to 58, 64 to 80 Concession 1 SWTSR inclusive, Lots 11 to 80 Concession 2 SWTSR inclusive, Lots 51 to 80 Concession 3 SWTSR inclusive.  |
| Ward Four  | Comprising part of the former Township of Sullivan being Lots 16 to 30 Concession 4 and 5 WGOSR inclusive, and Lots 1 to 30 Concession 6 to 13 inclusive WGOSR.  |

#### ORDER MADE UNDER THE MUNICIPAL ACT R.S.O. 1990, c.M.45

##### Definitions

1. In this Order,
  - "County" means The Corporation of the County of Middlesex;
  - "former municipalities" means The Corporation of the Town of Strathroy and The Corporation of the Township of Caradoc as they exist prior to January 1, 2001;
  - "former Town of Strathroy" means The Corporation of the Town of Strathroy as it exists prior to January 1, 2001;
  - "former Township of Caradoc" means The Corporation of the Township of Caradoc as it exists prior to January 1, 2001; and
  - "new Township" means The Corporation of the Township of Strathroy-Caradoc established under section 2.

##### Municipal Restructuring

2. (1) On January 1, 2001, The Corporation of the Town of Strathroy and The Corporation of the Township of Caradoc are amalgamated as a township municipality under the name of The Corporation of the Township of Strathroy - Caradoc.
- (2) The Terms of office of the members of the councils of the former municipalities and of their local boards are extended until December 31, 2000.

##### Wards

3. (1) Effective January 1, 2001, the new Township is divided into two wards as set out in subsections (2) and (3).
- (2) Ward one shall be composed of the land that composed the former Town of Strathroy, to be known as the Strathroy Ward.
- (3) Ward two shall be composed of the land that composed the former Township of Caradoc, to be known as the Caradoc Ward.

##### Representation

4. (1) The council of the new Township shall be composed of nine members consisting of,
  - (a) a head of council who shall be known as the mayor and who shall be elected by general vote of the electors of the new Township;
  - (b) a deputy mayor, who shall hold the qualification set out in subsection (2), and who shall be appointed by the council under subsection 69(3) of the Municipal Act from among the members of council elected under clause (e) or (f).
  - (c) one member to be known as a County councillor who shall be elected from the Strathroy Ward as a member of the council of the new Township and as a member of the council of the County;
  - (d) one member to be known as a County councillor who shall be elected from the Caradoc Ward as a member of the council of the new Township and as a member of the council of the County;
  - (e) four members to be known as local councillors to be elected from the Strathroy Ward;

- (f) two members to be known as local councillors to be elected from the Caradoc Ward.
- (2) The qualification that must be satisfied for a member of council to act in the place of the head of council is that the member must not reside in the same ward in which the head of council resides.
- (3) A member who acts in the place of the head of council by virtue of being appointed under subsection 69(3) of the *Municipal Act* shall be known as the deputy mayor.
- (4) The head of council of the new Township is a member of the council of the County.

#### Voting Rights at County Council

- 5. The head of council of the new Township as a member of the council of the County, has six votes and each County councillor, as a member of the council of the County, has four votes.

#### Elections

- 6. (1) The 2000 regular municipal elections shall be conducted as if the amalgamation under section 2 and the dissolutions under subsection 7(2) and section 10 had already occurred.
- (2) For the purpose of subsection (1) the clerk of the former Town of Strathroy shall be responsible for conducting the election under the *Municipal Elections Act, 1996*.
- (3) The transition board established under subsection 19(1) shall exercise the powers of a council for the purpose of holding the 2000 regular municipal election under the *Municipal Elections Act, 1996*.

#### Public Utilities Commission

- 7. (1) The term of office of the members of the Public Utilities Commission of The Corporation of the Town of Strathroy is extended to December 31, 2000.
- (2) On January 1, 2001, the Public Utilities Commission of The Corporation of the Town of Strathroy is dissolved.
- (3) On January 1, 2001, all assets, liabilities, rights and obligations, of the Public Utilities Commission of The Corporation of the Town of Strathroy become the assets liabilities, rights and obligations of the new Township.
- (4) On January 1, 2001, all by-laws and resolutions of the Public Utilities Commission of the Town of Strathroy are deemed to be by-laws and resolutions of the new Township.
- (5) Nothing in this section has the effect of authorizing the commission dissolved under subsection (1) or the new Township to generate, transmit, distribute or retail electricity after November 7, 2000, in contravention of section 144 of the *Electricity Act, 1998*.

#### Police Services Board

- 8. (1) On January 1, 2001, the Strathroy Police Services Board is dissolved and the Strathroy-Caradoc Police Services Board is established.
- (2) The operation and composition of the police services board established under subsection (1) shall be in accordance with the *Police Services Act*.
- (3) On January 1, 2001, the police services board established under subsection (1) stands in the place of the police services board dissolved under subsection (1).

- (4) The new Township stands in the place of the former municipalities for all purposes of policing.
- (5) The assets and liabilities under the control and management of the police services board dissolved under subsection (1) become assets and liabilities under the control and management of the police services board established under subsection (1).
- (6) On January 1, 2001, all by-laws and resolutions of the police services board dissolved under subsection (1) shall be deemed to be by-laws or resolutions of the police services board established under subsection (1).
- (7) Nothing in this section repeals or authorizes the repeal of by-laws or resolutions conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the police services board dissolved under subsection (1).

#### Other Local Boards

- 9. (1) On January 1, 2001, if not earlier dissolved, the Mount Brydges Hydro Electric Commission is dissolved and all the assets, liabilities, rights and obligations of the Commission become the assets, liabilities, rights and obligations of the new Township.
- (2) Nothing in this section has the effect of authorizing the Mount Brydges Hydro Electric Commission or the new Township to generate, transmit, distribute or retail electricity after November 7, 2000, in contravention of section 144 of the *Electricity Act, 1998*.

#### Police Village

- 10. On January 1, 2001, the Police Village of Mount Brydges is dissolved and all its assets, liabilities, rights and obligations, become the assets, liabilities, rights and obligations, of the new Township.

#### Cemetery Commission

- 11. On January 1, 2001, the Strathroy Cemetery Commission is continued.

#### By-laws and Resolutions

- 12. (1) On January 1, 2001, all by-laws and resolutions of the former Town and the former Township and their local boards are continued and are deemed to be by-laws and resolutions of the new Township and its local boards applicable to the same geographic area that they applied to on December 31, 2000.
- (2) Any official plan of a former municipality approved under the *Planning Act* or a predecessor or of that Act shall be deemed to be an official plan of the new Township.
- (3) If a former municipality has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment to an official plan under the *Planning Act* and that by-law, official plan or amendment is not in force on January 1, 2001, the council of the new Township may continue the procedures to enact the by-law or adopt the official plan or official plan amendment to the extent that it applies to the former Town or the former Township as the case may be.

#### Assets, Liabilities, Employees

- 13. On January 1, 2001, all assets, liabilities, rights and obligations of the former municipalities and their local boards become assets, liabilities, rights and obligations of the new Township and its local boards.



14. (1) Employees of the former municipalities or their local boards as of December 31, 2000, shall become employees of the new Township or its local boards.
- (2) Employees who held a non-bargaining unit position with a former municipality or one of its local boards and who will be employed by the new Township or one of its local boards in a non-bargaining unit position will be credited with seniority at a rate of one hundred percent of the employee's length of service.
- (3) Employees who held a non-bargaining unit position with a former municipality or one of its local boards and who will be employed by the new Township or one of its local boards in a bargaining unit position, will be credited with seniority at a rate of one hundred percent of the employee's length of service as if the position held with the former municipality or its local board was a bargaining unit position with the new Township or its local board.
- (4) A dispute concerning the application of subsection (3) in determining a right or obligation under a collective agreement shall be resolved as through the dispute were a dispute concerning the interpretation, application or administration of the collective agreement.

#### Reserves and Reserve Funds

15. (1) The new Township shall maintain and use a reserve or reserve fund of a former municipality that was dedicated by by-law for special purposes, only for the purposes for which it was dedicated and only for the benefit of the area of the former municipality to which it relates.
- (2) Subsection (1) ceases to apply on January 1, 2006.
- (3) After the date of this Order the former municipalities shall not change the purpose for which any of their reserves or reserve funds, designated by by-law for special purposes, are designated.
16. (1) The total amount of the working capital reserve of a former municipality as of December 31, 2000, shall be increased or decreased as the case may be, by the amount of any surplus or deficit respectively, of the former municipality for the fiscal year ending December 31, 2000.
- (2) On January 1, 2001, a working capital reserve of \$600,000.00 shall be established for the new Township and shall be funded by the former municipalities.
- (3) The share of each former municipality shall be based on the proportion of its taxable assessment to the total taxable assessment of both it and the other former municipality and for the purpose of this subsection the taxable assessment shall be determined on the basis of the assessment roll as returned for the 2000 taxation year.
- (4) If the amount that a former municipality is required to contribute under subsections (2) and (3) is greater than the amount of its working capital reserve after the application of subsection (1), the new Township shall provide for a special rate adjustment upon the rateable property located in the area of that former municipality to raise the amount of the excess for purposes of funding the balance of the contribution.
- (5) If the amount of the working capital reserve of a former municipality after the application of subsection (1) exceeds the amount that it is required to contribute under subsections (2) and (3), the new Township shall use the amount of the excess for the benefit of the ratepayers in the area of that former municipality.

#### Area Rating

17. The new Township may provide for a special tax rate adjustment upon the rateable property located in the area of either

former municipality to pay for any debts or deficits created prior to December 31, 2000 by that former municipality.

#### Taxes

18. (1) All taxes, charges and rates levied under any general or special Act and uncollected by the former municipalities or their local boards which are due and unpaid on December 31, 2000, shall be deemed to be taxes, charges and rates due and payable to the new Township and may be collected by the new Township or its local boards.
- (2) If a former municipality has commenced procedures under the *Municipal Tax Sales Act* and the procedures are not completed by January 1, 2001, the new Township may continue the procedures.

#### Transition

19. (1) A transition board is hereby established for the new Township and it shall be constituted as a body corporate.
- (2) The transition board ceases to exist on January 1, 2001.
- (3) The transition board shall be composed of the members of the councils of The Corporation of the Town of Strathroy and The Corporation of the Township of Caradoc.
- (4) The transition board shall appoint a chairperson and a vice-chairperson from among the members of the board.
20. (1) The transition board may exercise the powers specified in subsection (4).
- (2) The councils of The Corporation of the Town of Strathroy and The Corporation of the Township of Caradoc shall not exercise the powers specified in clause (4)(o) without the approval of the transition board.
- (3) The transition board may exercise the powers specified in this section that the council of the new Township will have on and after January 1, 2001.
- (4) The transition board may exercise the following powers,
  - (a) establish and adopt transition plans for the period from the establishment of the board until December 31, 2000;
  - (b) second staff on a part time basis from the former municipalities and local boards, as the board deems necessary to perform its functions;
  - (c) require the production of financial and other data, information and statistics from each of the former municipalities and their local boards;
  - (d) establish operational and capital budgets, organizational structures, administrative and management systems, staff positions and job descriptions and adopt policies, by-laws and other documents for the new Township in order to ensure a fully operational municipal organization as of January 1, 2001;
  - (e) prepare a report to identify services that can be allocated to be the responsibility of the service areas committees of the council of the new Township;
  - (f) establish mechanisms for identifying, selecting and appointing employees of the former municipalities and their local boards to positions with the new Township and its local boards and establish uniform policies relating to offers of employment for positions with the new Township or its local boards;



- (g) establish uniform policies relating to the termination of employment for employees of the former municipalities and their local boards;
  - (h) offer employees of the former municipalities employment with the new Township as well as inducements to terminate employment, severance allowance, training assistance or other such benefits as are necessary to fill the positions in the new Township or to meet the requirements of the budget for the new Township for 2001;
  - (i) negotiate and enter into agreements with employees of the former municipalities in respect of employment with the new Township;
  - (j) hire externally only where it has been determined that no employee of the former municipalities or their local boards possesses the professional qualifications or experience necessary to fulfill the requirements of a position with the new Township;
  - (k) issue lay-off notices or provide for severance or compensation in lieu of notice, or both notice and compensation, as required, to employees of the former municipalities;
  - (l) establish and implement communication plans for employees and the public;
  - (m) negotiate with trade unions and pursue applications to the Ontario Labor Relations Board, as required, on matters arising out of those negotiations;
  - (n) prepare a report on the assets and liabilities that the former municipalities and their local boards contribute to the new Township for the consideration of the council of the new Township addressing the following matters:
    - i. which assets should be retained; and
    - ii. the disposition of assets declared surplus
  - (o) review and approve all financial expenditures of the former municipalities in excess of \$50,000.00 that are not included in the approved municipal capital or operating budgets for 2000, and the acceleration of any project originally scheduled to commence after December 31, 2000;
  - (p) complete a report for the consideration of the council of the new municipality recommending how debt charges of the former municipalities should be financed, whether through the general tax rate, special tax rate adjustments, user fees, or in some other manner;
  - (q) prepare a report for the consideration of the council of the new Township regarding the appropriate levels of compensation, benefits and support for the council of the new Township;
  - (r) exercise the powers of a council for the purpose of holding the 2000 municipal election under the *Municipal Elections Act, 1996*;
  - (s) establish a date for the first meeting of the council of the new Township; and
  - (t) establish the board's budget and apportion the board's costs to the new Township.
- (5) Subject to subsection (6), payment of the transition board's costs apportioned to the new Township under clause (4) (t) shall be the obligation of the new Township.

- (6) The Corporation of the Town of Strathroy will pay the costs of the transition board mentioned in subsection (5) and the amounts paid under this subsection shall be deemed to be a debt owing from the new Township to The Corporation of the Town of Strathroy and shall be recorded in the accounts of the new Township as an opening deficit.

#### Dispute Resolution

- 21. If a dispute arises with respect to any issue arising out of the interpretation of this Order, any one of the parties may,
  - (a) refer the matter in dispute to arbitration in accordance with the provisions of the Arbitration Act, 1991; or
  - (b) defer the matter to the council of the new Township subsequent to January 1, 2001, for resolution.

AL LEACH,  
Minister of Municipal Affairs and Housing.

Dated at Toronto on February 24, 1999.

#### ORDER MADE UNDER THE MUNICIPAL ACT R.S.O. 1990, c.M.45

#### DEFINITIONS

##### 1. In this Order,

"County" means The Corporation of the County of Northumberland;

"former municipality" means the former Township of Cramahe or the former Village of Colborne as the context requires;

"former municipalities" means the former Township of Cramahe and the former Village of Colborne;

"former Township of Cramahe" means the Corporation of the Township of Cramahe as it exists prior to January 1, 2001;

"former Village of Colborne" means The Corporation of the Village of Colborne as it exists prior to January 1, 2001;

"new Township" means The Corporation of the Township of Cramahe established under section 2.

#### MUNICIPAL RESTRUCTURING

- 2. On January 1, 2001, The Corporation of the Township of Cramahe and the Corporation of the Village of Colborne are amalgamated as a township municipality under the name of The Corporation of the Township of Cramahe.

#### PROCEDURE TO CHANGE NAME

- 3. (1) The name of the new Township as set out in section 2 may be changed in 2001 upon a request to the Minister made by the council of the new Township following the adoption of a resolution by the council approving the name being requested.
- (2) The name of a local board established or continued under this Order may be changed in 2001 to reflect a change in the name of the new Township made under subsection (1) upon a request to the Minister made by the council of the new Township following the adoption of a resolution by the council approving the name being requested.

**REPRESENTATION**

4. (1) The council of the new Township shall be composed of five members, a head of council to be known as the reeve, a deputy-reeve, and three other members.
- (2) The reeve, the deputy-reeve and the three other members shall be elected by general vote of the electors of the new Township.
5. (1) Each member of the council of the new Township shall have one vote.
- (2) The reeve shall sit on the council of the County and shall have three votes as a member of that council.

**MUNICIPAL ELECTIONS**

6. (1) The 2000 regular municipal elections in the former municipalities shall be conducted as if the amalgamation of the former municipalities under section 2 and the establishment of The Public Utilities Commission of the Township of Cramahe under section 8, had taken place.
- (2) For the purpose of subsection (1) the clerk of the Township of Cramahe shall be responsible for conducting the election under the *Municipal Elections Act, 1996*.
- (3) The Council of the Village of Colborne shall be deemed to be the council of the new Township for the purposes of holding the 2000 regular elections mentioned in subsection (1).
- (4) The terms of office of the members of the councils of The Corporation of the Township of Cramahe and The Corporation of the Village of Colborne are extended to December 31, 2000.

**LOCAL BOARDS***Cemetery Boards*

7. On January 1, 2001, the East Colborne Cemetery Board is continued under the name of the East Colborne Cemetery Board.

*Public Utilities Commission*

8. (1) On January 1, 2001, The Public Utilities Commission of the Village of Colborne is dissolved.
- (2) On January 1, 2001, a public utilities commission for the new Township to be known as "The Public Utilities Commission of the Township of Cramahe" is established.
- (3) The commission established under subsection (2) shall provide water services to the area to which water services were provided by the Public Utilities Commission of the Village of Colborne.
- (4) The commission established under subsection (2) shall be deemed to be a commission established under Part III of the *Public Utilities Act*.
- (5) The commission established under subsection (2) shall be composed of three members consisting of the head of council of the new Township and two members who are qualified electors in the area served by the commission under the *Municipal Elections Act, 1996*, and who shall be elected by a general vote of the electors of that area.
- (6) On January 1, 2001, all assets and liabilities, rights and obligations, including employees, of the commission dissolved under subsection (1) that relate to the produc-

tion, treatment, distribution and supply of water become assets and liabilities of the commission established under subsection (2).

- (7) On January 1, 2001, every by-law and resolution of the commission dissolved under subsection (1) that relates to the production, treatment, distribution and supply of water shall be continued and deemed to be a by-law or resolution of the commission established under subsection (2) and shall remain in force until the date it is amended or repealed.
- (8) On January 1, 2001, all assets and liabilities, rights and obligations, including employees, of the commission dissolved under subsection (1) that relate to the distribution and supply of electrical power, if any, become assets and liabilities, rights and obligations including employees of the new Township.
- (9) On January 1, 2001, every by-law and resolution of the commission dissolved under subsection (1) that relates to the distribution and supply of electrical power shall be continued and deemed to be a by-law or resolution of the commission established under subsection (2) and shall remain in force until the date it is amended or repealed.
- (10) Nothing in this section has the effect of authorizing the commission dissolved under subsection (1) or the new Township to generate, transmit, distribute or retail electricity after November 7, 2000, in contravention of section 144 of the *Electricity Act, 1998*.

**LIBRARY BOARD**

9. (1) On January 1, 2001, the Colborne Public Library Board and the Cramahe Public library board are dissolved.
- (2) On January 1, 2001, a library board for the new Township, to be known as "The Cramahe Public Library Board", is established.
- (3) The operation and composition of the library board established under subsection (2) shall be in accordance with the *Public Libraries Act*.
- (4) The assets and liabilities including employees of the library boards dissolved under subsection (1) shall be deemed to be assets and liabilities including employees of the library board established under subsection (2).
- (5) All by-laws, rules, regulations and fees passed or established by the library boards dissolved under subsection (1) shall be continued and deemed to be by-laws, rules, regulations and fees of the library board established under subsection (2) and shall remain in force until they are amended or repealed.

**OTHER LOCAL BOARDS**

10. On January 1, 2001, the Colborne Cramahe Community Centre Board of Management, the Colborne Museum Board, the Colborne Recreation Committee and the Cramahe Recreation Committee are dissolved.

**RESERVE AND RESERVE FUNDS**

11. (1) On January 1, 2001, the reserves and reserve funds of the former municipalities that are dedicated for special purposes become the reserves and reserve funds of the new Township but shall be used only for the purposes for which they are dedicated and for the benefit of the ratepayers in the area of the former municipality to which they are related.
- (2) The proceeds of the sale of parkland acquired by a former municipality under the *Planning Act* prior to December



31, 2000, and sold by the new Township shall be paid into the parkland reserve fund of the former municipality that has become the reserve fund of the new Township under subsection (1).

#### MUNICIPAL BY-LAWS

12. (1) On January 1, 2001, the by-laws and resolutions of the former municipalities and their local boards are deemed to be the by-laws and resolutions of the new Township and its local boards.
- (2) On January 1, 2001, an official plan of a former municipality approved under the *Planning Act* or a predecessor of that Act shall be continued and shall be deemed to be an official plan of the new Township in respect of the area to which it applied on December 31, 2000.
- (3) If a former municipality has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment to an official plan, and if the by-law, the official plan or the official plan amendment is not in force on January 1, 2001, the new Township may continue the procedures.

#### TAXES

13. All taxes, charges or rates, levied, imposed or assessed by a former municipality under any Act that are due and unpaid on December 31, 2000, shall be deemed to be taxes, charges and rates, respectively, due and payable to the new Township.

#### ASSETS AND LIABILITIES

14. All assets, liabilities, rights and obligations, including employees of the former municipalities and their local boards become the assets, liabilities, rights and obligations, including employees, of the new Township and its local boards.

#### TAX SALES

15. If a former municipality has commenced procedures under the *Municipal Tax Sales Act* and the procedures are not completed by January 1, 2001, the new Township may continue the procedures.

#### ASSESSMENT ROLL

16. For the purpose of preparing the assessment roll for the 2001 taxation year for the area that composes The Corporation of the Township of Cramahe and The Corporation of the Village of Colborne, the amalgamation provided for under section 2 shall be deemed to have taken place.

#### TRANSITION BOARD

17. (1) A transition board is hereby established for the new Township and the board shall be composed of the members of council of each of the former municipalities.
- (2) The transition board established under subsection (1) is constituted a body corporate and shall cease to exist on January 1, 2001.
- (3) The transition board established under subsection (1) shall adopt procedural rules and systems of controls to govern its activities.

#### POWERS

18. (1) The transition board established under section 17 may exercise those powers of the former municipalities and

those powers of the new Township which are specified in subsection (3).

- (2) The councils of the former municipalities shall not exercise the powers specified in clause (3)(u) without the approval of the transition board.
- (3) The transition board may:
  - (a) establish and adopt on behalf of the Council of each of the former municipalities a Transition Plan for 2000 and a budget for implementing that Plan;
  - (b) conduct studies, research and consultations regarding municipal functions, organizations, staffing, standards and performance;
  - (c) require the production of financial and other data, information and statistics from each of the former municipalities and the Local Boards;
  - (d) establish organizational structures, administrative and management systems, positions, preliminary job definitions, job descriptions and policies, and adopt By-laws and budgets and other documents for the new Township;
  - (e) establish a fully operational municipal organization which shall on January 1, 2001 become the new Township;
  - (f) identify and establish the staff positions necessary for interim municipal administration during 2000;
  - (g) approve such expenditures and execute such contracts as are necessary for transitional purposes;
  - (h) purchase, lease or dispose of any assets of each former municipality where necessary for transitional purposes;
  - (i) establish electronic or manual information systems, records and books of accounts for the new Township and for the operation of the transition board;
  - (j) establish and implement communication plans for employees and the public;
  - (k) retain employees and advisors for the purposes of the transition board and incur expenses on behalf of the transition board and their employees and advisors;
  - (l) establish a human resources transition protocol;
  - (m) identify, select and appoint employees to the new Township and establish mechanisms for carrying out these functions;
  - (n) establish uniform policies relating to offers of employment for positions in the new Township or termination of employment and ensure their fair application;
  - (o) offer employees of the former municipalities employment with the new Township, inducements to terminate employment, severance allowances, training assistance or such other benefits that are necessary to fill the positions in the new Township or to meet the requirements of the budget of the new Township for 2001;
  - (p) issue notices of layoff, or provide for severance or compensation in lieu of notice, or both notice and compensation, as required;
  - (q) negotiate and enter into agreements with employees and groups of employees of the former municipalities and the new Township;



- (r) exercise the powers of the councils of the former municipalities in all employment and labor matters arising as a result of this Proposal and the amalgamation of the municipalities, including negotiations with trade unions and applications to the Ontario Labor Relations Board;
  - (s) establish protocol for any discussions with neighboring municipalities;
  - (t) execute on behalf of the former municipalities any agreements with other municipalities as they relate to amalgamation issues.
  - (u) review and approve all financial transactions for the former municipalities in excess of \$10,000 that are not included in the approved municipal operating budgets for 2000;
  - (v) approve all expenditures in 2000 that are necessary to establish new operations for the new Township and apportion such costs in accordance with subsection (4);
  - (w) apportion to each former municipality its share of the transition board's costs associated with the exercise of the powers in this section, in accordance with subsection (4); and
  - (x) establish committees as the transition board deems appropriate.
- (4) The expenditures necessary to establish new operations for the new Township and the costs of the transition board associated with the exercise of its powers under this Proposal shall be apportioned equally between and paid by the former municipalities.

#### ARBITRATION

19. (1) Where a dispute arises with respect to the interpretation of this Order, any of the former municipalities may refer the dispute for resolution through mediation.
- (2) If the dispute is not resolved through mediation, then any of the parties may refer the dispute to arbitration to be conducted in accordance with the *Arbitration Act, 1991*, otherwise as provided herein.
- (3) The costs associated with mediation or arbitration, proceedings under this section shall be shared equally among the former municipalities.
- (4) Where a dispute is referred to arbitration the decision of the arbitrator shall be final.

AL LEACH,  
Minister of Municipal Affairs and Housing.

Dated at Toronto on February 24, 1999.

(6402) 12

## Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

#### PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch  
Room 1405, Whitney Block, Queen's Park  
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIER,  
Clerk of the Legislative Assembly.

## Applications to Provincial Parliament Demandes au Parlement provincial

#### CITY OF TORONTO

NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law that excludes from a by-law phasing-in 1998 assessment-related tax increases or decreases, land which has changed owners after December 31, 1998. Such a by-law may not apply to the following changes in ownership:
  - (a) the passing of title upon death to a joint tenant of the deceased, which joint tenant was the spouse of the deceased, and where title was held in joint tenancy prior to July 1, 1998, or
  - (b) the passing of title upon death to a joint tenant of the deceased, which joint tenant was a child of the deceased who was under the age of 55 at the time of the death of the parent.
2. That the council of the City of Toronto may pass a by-law for the residential/farm property class which phases-in a 1998 assessment-related tax increase over five years, and which phases-in a 1998 assessment-related tax decrease over three years.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law establishing graduated tax rates for the residential/farm property class.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing for deferrals of municipal taxes on property in the residential/farm property class for owners who are, or whose spouses are, low-income persons, as defined in the by-law.
2. That the council of the City of Toronto may pass a by-law providing for deferrals or cancellations of, or other relief in respect of all or part of assessment-related tax increases on property in the residential/farm property class for owners who are, or whose spouses are, seniors as defined in the by-law.

AND NOTICE IS HEREBY GIVEN THAT, on behalf of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the council of the City of Toronto may pass a by-law providing that if the municipal tax for a residential complex, as defined by the *Tenant Protection Act*, is reduced by any amount, the lawful rent for each of the rental units in the complex is reduced in accordance with the rules prescribed under the *Tenant Protection Act*.

These applications will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in any one or more of these applications and who wishes to make submissions,

for or against the applications, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, the 18th day of February, 1999.

H.W.O. DOYLE, City Solicitor,  
City of Toronto,  
Station 1260, Metro Hall,  
55 John Street, 26th Floor,  
Toronto, Ontario  
M5V 3C6

(2692) 9-12

#### THE CORPORATION OF THE CITY OF WINDSOR

NOTICE IS HEREBY GIVEN THAT, on behalf of The Corporation of the City of Windsor, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

1. That the Windsor City Council may refuse an application to demolish or remove a designated property under the *Ontario Heritage Act* and that the owner of the property shall not demolish or remove the building unless:
  - (a) The owner has obtained a building permit to erect a new building on the site; or
  - (b) 180 days have elapsed from the date of refusal of permission to demolish.
2. Windsor City Council may refuse an application to demolish or remove a building in a heritage conservation district unless:
  - (a) The owner has obtained a building permit to erect a new building on the site; or
  - (b) 180 days have elapsed from the date of refusal of permission to demolish.
3. A person who is refused a demolition permit but who subsequently demolishes or removes a building pursuant to numbers 1 and 2 above shall within two years of the commencement of the demolition or removal substantially complete a new building on the site.
4. A person who has been unable to comply with the above may apply for relief from the time restriction, and Windsor City Council may grant such relief. Any person who has made an application for relief from the time restrictions may also make an application to the Ontario Municipal Board to extend the time period.
5. Any person who knowingly furnishes false information or who demolishes a designated property without permission and any person who has an obligation to erect a new building within a time period and who fails to do so shall be guilty of an offence.

The proposed legislation will permit the City of Windsor to refuse demolition permits for properties designated for historical or heritage purposes until such time as the owner intends to demolish them for the purposes of construction of a new building on the site.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building Queens Park, Toronto, Ontario, M7A 1A2.

Dated at Windsor, this 8th day of March, 1999.

BARRY R. HALLIWILL  
Commissioner of Legal and Human Resources  
The Corporation of the City of Windsor  
Department of Legal and Human Resources  
Legal Division  
350 City Hall Square West  
P. O. Box 1607  
Windsor, Ontario  
N9A 6S1

(2734) 12-15

## Corporation Notices Avis relatifs aux compagnies

#### ADDAIG HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Addaig Holdings Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Toronto, this 2nd day of March, 1999.

(2720) 12

ADOLF SCHMID,  
President.

#### P. MEYBOOM CONSULTING SERVICES INC.

NOTICE IS HEREBY GIVEN that P. Meyboom Consulting Services Inc. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Ottawa, this 4th day of March, 1999.

(2721) 12

LOW, MURCHISON,  
Solicitors.  
Per: John D. Peart

#### PEACHY'S PIZZA INC. Ontario Corporation Number: 920082

TAKE NOTICE CONCERNING WINDING UP of Peachy's Pizza Inc., Date of Incorporation: March 1, 1991, Liquidator: Bernard P. Langlois, 667 St. Clair Street, Sudbury, Ontario, Date Appointed: November 21, 1991.

Pursuant to subsection 205 (3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

or

This notice is filed under subsection 210 (4) of the *Business Corporations Act*. The court has appointed the above named as the liquidator of the Corporation

Dated this 11th day of March, 1999.

(2722) 12

BERNARD P. LANGLOIS,  
Liquidator.

#### CONTINENTAL INN (NIAGARA) LIMITED

NOTICE IS HEREBY GIVEN that Continental Inn (Niagara) Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at St. Catharines, this 23rd day of February, 1999.

(2723) 12

CHRISTINE BUBNA,  
Secretary.

#### 803178 ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that 803178 Ontario Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Windsor, this 4th day of March, 1999.

(2724) 12

WILLIAM REEVE,  
President.

#### RONDEAU ELECTRIC LIMITED

NOTICE IS HEREBY GIVEN that Rondeau Electric Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 1st day of March, 1999.

(2725) 12

DESMOND RONDEAU,  
President.



**1118454 ONTARIO LTD.**

NOTICE IS HEREBY GIVEN that 1118454 Ontario Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated at Amherstburg, this 26th day of February, 1999.

(2726) 12 JUDY SIMONE,  
President and Director.

**DONALD J. KENNEDY & ASSOCIATES LIMITED**

NOTICE IS HEREBY GIVEN that Donald J. Kennedy & Associates Limited intends to dissolve pursuant to the *Business Corporations Act*.

Dated at London, this 2nd day of March, 1999.

(2727) 12 BERG, KENNEDY, CLEAVER, BROAD,  
Solicitors  
Per John R. Kennedy.

**892034 ONTARIO LTD.**

NOTICE IS HEREBY GIVEN that 892034 Ontario Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 5th day of March, 1999.

(2728) 12 JOHN MCKINNON,  
Secretary.

**THE WELLESLEY CENTRAL HOSPITAL  
Ontario Corporation Number 1158389**

NOTICE IS HEREBY GIVEN that the number of directors of The Wellesley Central Hospital (the "Corporation") was decreased from eighteen elected directors and five ex-officio directors, being twenty three directors in total, to seventeen elected directors and one ex-officio director, being eighteen directors in total, by a Special Resolution passed by the directors on February 22, 1999 and confirmed by the members of the Corporation on February 22, 1999.

Dated this 9th day of March, 1999.

(2729) 12 DR. JACK LEE,  
Executive Director.

**Y. F. ASIAN INDUSTRIAL PRODUCTS (CANADA) LTD.**

NOTICE IS HEREBY GIVEN that Y. F. Asian Industrial Products (Canada) Ltd. intends to dissolve pursuant to section 237 (b) of the *Business Corporations Act*.

Dated this 10th day of March, 1999.

(2735) 12 STEPHEN J. D. CHRISTIE,  
Director.

**OMS INTERNATIONAL - CANADA**

TAKE NOTICE that the location of the head office of OMS International - Canada has been changed from 366 Queen Street South, Hamilton, Ontario L8P 3T9 to 2289 Fairview Street, Burlington, Ontario L7R 2E3 by a Special Resolution passed by the directors and confirmed by the members of the Corporation on the 12th day of February, 1999.

Dated at Hamilton, this 19th day of February, 1999.

(2736) 12 KIRK R. MCPHERSON.

**K. G. & JOHN CO. LTD.**

NOTICE IS HEREBY GIVEN that K. G. & John Co. Ltd. intends to dissolve pursuant to the *Business Corporations Act*.

Dated this 26th day of February, 1999.

(2737) 12 Approved by The Board of Directors.

**Miscellaneous Notices  
Avis divers****EMPLOYERS REASSURANCE CORPORATION**

NOTICE IS HEREBY GIVEN that Employers Reassurance Corporation, a foreign insurance company, with its head office in Overland Park, Kansas, qualified by the Office of the Superintendent of Financial Institutions Canada to insure risks in Canada falling within the classes of life and accident and sickness, in each case restricted to reinsurance, and having its Chief Agent's office in Toronto, Ontario intends to apply to the Financial Services Commission for a license under Section 40 of the *Insurance Act* (Ontario), to transact such reinsurance business in the Province of Ontario.

Dated this 24th day of February, 1999.

(2704) 10-12 MCCARTHY TÉTRAULT,  
Solicitors.

**Partnership Dissolution/Changes  
Dissolution de sociétés/La modifications****GAT MARKETING**

NOTICE IS HEREBY GIVEN of dissolution of partnership between Glen A. Thompson and Gail E. Thompson, carrying on business under the name of GAT Marketing, as a result of the death of Glen A. Thompson. GAT Marketing will continue as a Sole Proprietorship owned by Gail E. Thompson, effective February 16, 1999.

(2730) 12 KEMP, MAILLE, REGIMBAL & HAMEL.

**Sheriff's Sale of Lands  
Ventes de terrains par le shérif**

UNDER AND BY VIRTUE of a Writ of Seizure and Sale of land issued out of the Ontario Court (General Division) to me directed, against VICKY KARASAVVAS, I have seized and taken in execution all the right, title, interest and equity of redemption of VICKY KARASAVVAS in and to:

All and singular, those certain parcel or tract of land and premises, situate, lying and being in the City of Windsor, in the County of Essex, and Province of Ontario, and being composed of Lot Number 43, on Plan M-88, filed in the Land Registry Office of the Registry Division of Essex (No. 12).

The property is said to be located at, 3222 Aurora Drive, Windsor, Ontario N8R 1Z1.

On the premises is said to be a residence, being a back-split, half brick and half siding.

ALL OF WHICH said right, title, interest and equity of redemption of the said VICKY KARASAVVAS in the said lands and tenements I will offer for sale by Public Auction at the Sheriff's Office, 4th Floor, 250 Windsor Avenue, Windsor, Ontario, on the 28th day of April, 1999 at 10:00 o'clock a.m.

TERMS: Cash or certified cheque.  
Deposit 10% of bid price at time of sale.  
Ten days to arrange financing.  
Delivery only on payment in full.



This sale is subject to cancellation up to the time of sale without any further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process either directly or indirectly.

Dated at Windsor, Ontario this 8th day of March, 1999.

(2738) 12

### Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

#### THE CORPORATION OF THE TOWN OF FORT ERIE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on April 7th, 1999 at the Municipal Centre Clerk's Dept.

The tenders will then be opened in public on the same day at The Municipal Centre Engineering Conference Room #3.

Description of Land(s)	Minimum Tender Amount
1. 833 Helena Street Con 3 LE PT Lot 1 Frontage 300 feet Site 9.18 acres Zoning Industrial Roll Number 2703 020 020 00500 .....	\$256,907.60

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

GILLIAN CORNEY,  
Mgr. Revenue & Collections,  
Finance Dept. (905) 871-1600 Ext 228,  
The Corporation of the Town of Fort Erie,  
1 Municipal Centre Drive,  
Fort Erie, Ontario  
L2A 2S6.

(2732) 12

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

#### THE CORPORATION OF THE TOWNSHIP OF BONFIELD

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, April 12th, 1999 at the municipal office for the Corporation of the Township of Bonfield.

The tenders will then be opened in public on the same day at 3:30 p.m. at the municipal office for the Corporation of the Township of Bonfield.

Description of Land(s)	Minimum Tender Amount
Pt Lot 10, Concession 8, Pt of Parcel 1155 Nip., being Lot 34 on Plan M-16, Township of Bonfield District of Nipissing .....	\$4,783.47

Tenders must be submitted in sealed envelope clearly marked "TR-98-01".

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MONICA L. HAWKINS, AMCT,  
Deputy Clerk Treasurer/Tax Collector,  
The Corporation of the Township of Bonfield,  
365 Hwy 531,  
Bonfield, Ontario  
POH 1E0.

(2733) 12

MUNICIPAL TAX SALES ACT  
R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

#### THE CORPORATION OF THE TOWNSHIP OF ARMOUR

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on April 7th, 1999 at Armour Municipal Office, 56 Ontario Street, Burk's Falls.

The tenders will then be opened in public on the same day at 3:30 p.m.

Description of Land(s)	Minimum Tender Amount
Parcel 3112, Parry Sound South Section, Being Part Lot 10, Concession 13, Township of Armour, District of Parry Sound .....	\$1,832.17

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of

Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the *Municipal Tax Sales Rules* made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

LAURA ROWLEY,  
Treasurer,  
Municipal Corporation of the Township  
of Armour,  
56 Ontario Street  
P.O. Box 533  
Burk's Falls  
Ontario  
POA 1C0.

(2739) 12

## **Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt**

### **MUNICIPAL TAX SALES ACT**

### **THE CORPORATION OF THE TOWNSHIP OF NORTH DORCHESTER**

TAKE NOTICE that the lands described below will be offered for sale by public auction at 10:00 o'clock in the forenoon on the 19th day of April, 1999 at 4305 Hamilton Road, Council Chambers, Township of North Dorchester.

Description of Land(s)	Minimum Bid \$
Parcel 1. Part Lot 16, Concession B, S.R.T. as in 788913, except as in 126658, Township of North Dorchester, County of Middlesex, being the whole of PIN 08180-0150, .....	\$4,429.94
Parcel 2. <i>FIRSTLY:</i> Part Lot 8, west side of Road running through Lot 11, Plan 158, as in NE8171, Township of North Dorchester, County of Middlesex, being the whole of PIN 08179-0172, comprising 0.25 acres.	
<i>SECONDLY:</i> Part Lot 8, west side of Road running through Lot 11, Plan 158, as in NE6007 except NE8171, Township of North Dorchester, County of Middlesex, being the whole of PIN 18079-0173, comprising 5.0 acres. ....	,\$2,243.24

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, and the *Municipal Tax Sales Rules*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

TREASURER,  
The Corporation of the Township  
of North Dorchester,  
P.O. Box 209,  
4305 Hamilton Road,  
Dorchester, Ontario  
N0L 1G0

(2740) 12





# Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—03—20

## ONTARIO REGULATION 85/99 made under the HEALTH INSURANCE ACT

Made: February 24, 1999  
Filed: March 1, 1999

Amending Reg. 552 of R.R.O. 1990  
(General)

Note: Since the end of 1997, Regulation 552 has been amended by Ontario Regulations 2/98, 44/98, 87/98, 111/98, 145/98, 146/98, 147/98, 172/98, 236/98, 375/98, 376/98, 377/98, 378/98, 478/98, 479/98, 528/98, 567/98, 575/98, 58/99, 59/99 and 60/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

**1. (1) Subclause 1.1 (2) (a) (ii) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(ii) subject to subsections (3), (4), (5) and (6), is present in Ontario for at least 153 days in any 12-month period; and

**(2) Subclause 1.1 (2) (b) (ii) of the Regulation is revoked and the following substituted:**

(ii) is present in Ontario for at least 153 days immediately following the application.

**(3) Section 1.1 of the Regulation is amended by adding the following subsections:**

(3) A person referred to in clause (2) (a) is exempt from the requirement of subclause (2) (a) (ii) if the person provides the General Manager with evidence that he or she meets one of the following criteria:

1. The person's employment requires the person to travel frequently outside of Ontario.
2. The General Manager has approved, under section 28.4, payment for a treatment to be provided to the person outside Canada.
3. The person,
  - i. leaves Ontario for a reason mentioned in subsection (4),
  - ii. met the requirement of subclause (2) (a) (ii) for at least two consecutive 12-month periods immediately before leaving, and
  - iii. intends to return to make his or her permanent and principal home in Ontario.
4. The person,
  - i. is the spouse of, or a dependent child who is under 19 years of age of, a person who is exempt under paragraph 3,
  - ii. leaves Ontario to accompany the exempt person referred to in subparagraph i,

iii. met the requirement of subclause (2) (a) (ii) for at least two consecutive 12-month periods immediately before leaving, and

iv. intends to return to make his or her permanent and principal home in Ontario.

(4) For the purposes of paragraph 3 of subsection (3), the reasons for which a person leaves Ontario are as follows:

1. To work in a place outside Canada which constitutes the person's primary place of employment.
2. To attend a full-time educational program at an institution outside Canada that is accredited by the government of that jurisdiction.
3. To engage in missionary work outside Canada that is sponsored by a religious denomination in Ontario.

(5) A person who is exempt from the requirement of subclause (2) (a) (ii) under paragraph 3 of subsection (3) shall no longer be exempt from the requirement if,

- (a) after having left Ontario for one of the reasons mentioned in subsection (4), the person is absent from Ontario for one of the other reasons mentioned in that subsection without having first returned to Ontario and met the requirement of subclause (2) (a) (ii) for at least two consecutive 12-month periods; and
- (b) in the case of a person who leaves to work in a place outside Canada under paragraph 1 of subsection (4), the person fails to meet the requirement of subclause (2) (a) (ii) for more than five consecutive 12-month periods.

(6) In addition to any exemption under subsection (3), a person referred to in clause (2) (a) who leaves Ontario for an extended vacation or for any other reason is exempt from the requirement of subclause (2) (a) (ii) for two consecutive or separate 12-month periods if,

- (a) the person previously met the requirements of clause (2) (a) for at least two consecutive 12-month periods;
- (b) the person intends to return to make his or her permanent and principal home in Ontario; and
- (c) the person has not previously been exempted from the requirement of subclause (2) (a) (ii) under this subsection.

12/99

## ONTARIO REGULATION 86/99 made under the ENVIRONMENTAL PROTECTION ACT

Made: February 24, 1999  
Filed: March 1, 1999

Amending O. Reg. 361/98  
(Motor Vehicles)

Note: Ontario Regulation 361/98 has previously been amended by Ontario Regulation 401/98.

**1. (1) Subsection 1 (1) of Ontario Regulation 361/98 is amended by adding the following definition:**

"Drive Clean Guide" means the Ministry of the Environment publication entitled "Drive Clean Guide" and dated February 1, 1999, as amended from time to time;

**(2) The definitions of "Greater Toronto Area", "hot rod", "kit car", "rebuilt car" and "urban and commuter areas" in subsection 1 (1) of the Regulation are revoked and the following substituted:**

"Greater Toronto Area" means The Regional Municipality of Durham, The Regional Municipality of Halton, The Regional Municipality of Hamilton-Wentworth, The Regional Municipality of Peel, the City of Toronto and The Regional Municipality of York, and includes every place that has the same postal code as a place in one of those localities;

"hot rod" means a motor vehicle in which the original motor has been replaced with a motor of a type not installed by the manufacturer on that model of motor vehicle for the model year designated for the motor vehicle by the manufacturer;

"kit car" means a motor vehicle that has been constructed using a complete body of a motor vehicle supplied without a motor, chassis or drive train;

"rebuilt car" means a motor vehicle that has been constructed using various used or new component parts, such as a body, chassis or frame, obtained from other vehicles or from auto wreckers, dealers or manufacturers;

"urban and commuter areas" means the areas set out in the Schedule, and includes every place that has the same postal code as a place in one of those areas.

**(3) Subsection 1 (2) of the Regulation is revoked and the following substituted:**

(2) Despite the definition of "model year" in subsection (1), the model year of a grey market vehicle, hot rod, kit car or rebuilt car shall be determined as follows:

1. Before January 1, 2001, the model year of a grey market vehicle, hot rod, kit car or rebuilt car shall be deemed to be 1980.
2. On and after January 1, 2001,
  - i. the model year of a grey market vehicle or hot rod shall be deemed to be,
    - A. the model year designated by the manufacturer for the vehicle, if the manufacturer designated the model year of the vehicle to be 2000 or a later year,
    - B. the calendar year in which the manufacture of the vehicle was completed, if the manufacture of the vehicle was completed in 2000 or a later year and the manufacturer did not designate a model year for the vehicle, or
    - C. 1980, in any other case, and
  - ii. the model year of a kit car or rebuilt car shall be deemed to be the model year of the motor.

**2. (1) Subsection 2 (1) of the Regulation is revoked and the following substituted:**

(1) For the purpose of enforcing the Act and this Regulation, no person shall determine compliance with the maximum emission standards prescribed in sections 7, 8, 9 and 11 that are applicable to passenger vehicles and light duty trucks unless the person has successfully completed, within the previous 24 months, a course satisfactory to the

Director with respect to the testing of air emissions of passenger vehicles and light duty trucks.

(1.1) Despite subsection (1), for the purpose of enforcing the Act and this Regulation, no person shall determine compliance with the maximum emission standards prescribed in subsection 9 (6), (7) or (7.1) unless the person has successfully completed, within the previous 24 months, a course satisfactory to the Director with respect to the testing of air emissions of passenger vehicles and light duty trucks by means of the transient dynamometer test.

(1.2) For the purpose of enforcing the Act and this Regulation, no person shall determine compliance with the maximum emission standards prescribed in sections 7, 10 and 12 that are applicable to motor vehicles with a GVWR greater than 4,500 kg unless the person has successfully completed, within the previous 24 months, a course satisfactory to the Director with respect to the testing of air emissions of motor vehicles with a GVWR greater than 4,500 kg.

**(2) Subsections 2 (2) and (3) of the Regulation are revoked and the following substituted:**

(2) The testing to determine compliance with the maximum emission standards prescribed in sections 7, 8, 9, 10, 11 and 12 for the purpose of enforcing the Act and this Regulation shall take place at a testing facility accredited by the Director as an Ontario Drive Clean testing facility.

(3) Despite subsections (1) to (2), a provincial officer or police officer may determine compliance with the maximum emission standards prescribed in this Regulation for the purpose of enforcing the Act and this Regulation and may do so at any location.

**3. The Regulation is amended by adding the following heading immediately before section 4:**

EMISSION CONTROL EQUIPMENT FOR KIT CARS,  
REBUILT CARS AND HOT RODS

**4. Section 5 of the Regulation is amended by adding the following subsections:**

(3) If a motor or motor vehicle is manufactured with a catalytic converter, no person shall alter or cause or permit the alteration of the motor or motor vehicle in a manner that permits exhaust emissions to bypass the catalytic converter.

(4) No person shall operate or cause or permit the operation of a motor or motor vehicle that was manufactured with a catalytic converter if the catalytic converter, or any replacement for the catalytic converter,

- (a) is not capable of performing the function for which the catalytic converter was intended; or
- (b) is disconnected, removed or otherwise altered so that it is not capable of performing the function for which the catalytic converter was intended.

**5. (1) Subsection 6 (1) of the Regulation is amended by striking out "of a contaminant" in the third line.**

**(2) Subsection 6 (2) of the Regulation is amended by striking out "of a contaminant" in the third line.**

**6. The Regulation is amended by adding the following section after the heading that precedes section 7:**

**6.1** The following types of systems and devices are prescribed for the purpose of subsection 22 (4) of the Act:



1. A system or device that is manufactured by the manufacturer of the system or device that is being replaced and,

- i. is identical to or equivalent to the system or device that is being replaced, or

- ii. is manufactured as a replacement for the system or device that is being replaced.

2. A system or device that is approved by the Bureau of Automobile Repair, the California Air Resources Board, the United States Environmental Protection Agency or another body specified by the Director as a replacement for the system or device that is being replaced.

**7. Subsection 7 (2) of the Regulation is revoked and the following substituted:**

(2) If a passenger vehicle or light duty truck of a model year after 1997 is manufactured with an on-board diagnostic system designed to identify motor or emission control system problems and regulate motor or emission control system operations, no person shall, on or after January 1, 2001, operate or cause or permit the operation of the motor vehicle when the on-board diagnostic system is displaying or storing a fault code with respect to components or systems that could cause or contribute to an increase in emissions.

**8. The heading preceding section 8 of the Regulation is struck out and the following substituted:**

TWO SPEED IDLE TEST GASOLINE FUELLED LIGHT VEHICLES  
(AND OTHER FUELS EXCEPT DIESEL)

**9. Subsections 8 (3), (4) and (5) of the Regulation are revoked and the following substituted:**

(3) The maximum emission standards set out in Table 8 of the Drive Clean Guide for motor vehicles of a model year and GVWR set out in that Table are prescribed for those vehicles.

(4) The procedure to be used for testing a motor vehicle's compliance with the maximum emission standards prescribed in this section is the preconditioned two speed idle test, as described in the Drive Clean Guide, or a test that the Director considers equivalent.

(5) The maximum emission standards prescribed in this section do not apply with respect to a motor vehicle if the design or configuration of the motor vehicle,

- (a) is incompatible with the performance of the tests referred to in subsection (4); or

- (b) would render the performance of the tests referred to in subsection (4) unsafe.

**10. The heading preceding section 9 of the Regulation is struck out and the following substituted:**

DYNAMOMETER TEST  
GASOLINE FUELLED LIGHT VEHICLES  
(AND OTHER FUELS EXCEPT DIESEL)

**11. (1) Clause 9 (1) (c) of the Regulation is revoked and the following substituted:**

- (c) with respect to a motor vehicle if the design or configuration of the motor vehicle,

- (i) is incompatible with the performance of the tests referred to in this section, or

- (ii) would render the performance of the tests referred to in this section unsafe.

**(2) Subsections 9 (3), (4), (5), (6) and (7) of the Regulation are revoked and the following substituted:**

(3) For 1999 and 2000, the maximum emission standard set out in the applicable column of each of Tables 9-HC, 9-CO and 9-NOX of the Drive Clean Guide for motor vehicles of an equivalent test weight set out in each Table is prescribed for those vehicles in the Greater Toronto Area.

(4) For the purpose of subsection (3), the applicable column of Table 9-HC, 9-CO or 9-NOX of the Drive Clean Guide for a motor vehicle of a type and model year set out in Table 9-KEY of the Guide shall be determined in accordance with Table 9-KEY of the Guide.

(5) The procedure to be used for testing a motor vehicle's compliance with the maximum emission standards prescribed in subsection (3) is the ASM 2525 dynamometer test, as described in the Drive Clean Guide, or a test that the Director considers equivalent.

(6) For 2001 and 2002, the maximum emission standards prescribed for motor vehicles in subsection (7.1), multiplied by 1.30, are prescribed for those vehicles in the Greater Toronto Area and the urban and commuter areas.

(7) For 2003 and 2004, the maximum emission standards prescribed for motor vehicles in subsection (7.1), multiplied by 1.15, are prescribed for those vehicles in the Greater Toronto Area and the urban and commuter areas.

(7.1) For 2005 and subsequent years, the maximum emission standards set out in Table 9-TR of the Drive Clean Guide for motor vehicles of a class and model year set out in that Table are prescribed for those vehicles in the Greater Toronto Area and the urban and commuter areas.

(7.2) The procedure to be used for testing a motor vehicle's compliance with the maximum emission standards prescribed in subsection (6), (7) or (7.1) is the transient dynamometer test, as described in the Drive Clean Guide, or a test that the Director considers equivalent.

(7.3) If a maximum emission standard is prescribed for a motor vehicle in subsection (3), (6), (7) or (7.1), the following standards set out in the Drive Clean Guide are prescribed as additional maximum emission standards for the vehicle:

1. The fuel cap integrity standard.
2. The purge standard.
3. The canister-end pressure standard.
4. The fuel inlet pressure standard.

(7.4) The procedure to be used for testing a motor vehicle's compliance with a standard prescribed in subsection (7.3) is the test described for that standard in the Drive Clean Guide, or a test that the Director considers equivalent.

(7.5) The standards prescribed in paragraphs 2, 3 and 4 of subsection (7.3) do not apply in 1999 or 2000.

**(3) Subsection 9 (10) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:**

(10) Despite subsection (9), a motor vehicle in the Greater Toronto Area in 1999 or 2000 or in the urban and commuter areas in 2001 and 2002 need not comply with the emission standards prescribed in this section if all of the following criteria are satisfied:



(4) Paragraph 2 of subsection 9 (10) of the Regulation is amended by adding "or" at the end of subparagraph i and by revoking subparagraph iii.

(5) Paragraph 3 of subsection 9 (10) of the Regulation is amended by striking out "36 days" in the first line and substituting "60 days".

(6) Subsection 9 (11) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(11) Despite subsection (9), a motor vehicle in the Greater Toronto Area in 2001 or a subsequent year or in the urban and commuter areas in 2003 or a subsequent year need not comply with the emission standards prescribed in this section if all of the following criteria are satisfied:

(7) Paragraph 2 of subsection 9 (11) of the Regulation is revoked and the following substituted:

2. The vehicle is taken to two repair facilities that have been provided with a copy of the test results, and both repair facilities certify in writing that, in their professional opinion, it is not reasonably possible to correct the problem.

(8) Subsections 9 (13) and (14) of the Regulation are revoked and the following substituted:

(13) In subsections (10) and (11),

"repair facility" means a repair facility accredited by the Director as an Ontario Drive Clean repair facility.

12. The heading preceding section 10 of the Regulation is struck out and the following substituted:

TWO SPEED IDLE TEST  
GASOLINE FUELLED HEAVY VEHICLES  
(AND OTHER FUELS EXCEPT DIESEL)

13. Subsections 10 (3), (4), (5) and (6) of the Regulation are revoked and the following substituted:

(3) The maximum emission standards set out in Table 10 of the Drive Clean Guide for motor vehicles of a model year set out in that Table are prescribed for those vehicles.

(4) The procedure to be used for testing a motor vehicle's compliance with the maximum emission standards prescribed in this section is the preconditioned two speed idle test, as described in the Drive Clean Guide, or a test that the Director considers equivalent.

(5) The maximum emission standards prescribed in this section do not apply with respect to a motor vehicle if the design or configuration of the motor vehicle,

- (a) is incompatible with the performance of the tests referred to in subsection (4); or
- (b) would render the performance of the tests referred to in subsection (4) unsafe.

14. Subsections 11 (2) and (3) of the Regulation are revoked and the following substituted:

(2) The maximum emission standard set out in Table 11 of the Drive Clean Guide for a year is prescribed for motor vehicles in the Greater Toronto Area and the urban and commuter areas for that year.

(3) The procedure to be used for testing a motor vehicle's compliance with the maximum emission standard prescribed in this section for a year is the opacity test for diesel fuelled light vehicles for that year, as described in the Drive Clean Guide, or a test that the Director considers equivalent.

(3.1) The maximum emission standards prescribed in this section do not apply with respect to a motor vehicle if the design or configuration of the motor vehicle,

- (a) is incompatible with the performance of the applicable tests referred to in subsection (3); or
- (b) would render the performance of the applicable tests referred to in subsection (3) unsafe.

15. Subsections 12 (2) and (3) of the Regulation are revoked and the following substituted:

(2) The maximum emission standard set out in Table 12 of the Drive Clean Guide for motor vehicles of a model year set out in that Table is prescribed for those motor vehicles.

(3) The procedure to be used for testing a motor vehicle's compliance with the maximum emission standards prescribed in this section is the opacity test for diesel fuelled heavy vehicles, as described in the Drive Clean Guide, or a test that the Director considers equivalent.

16. Tables 1, 2, 3, 4, 5, 6, 7, 8 and 9 to the Regulation are revoked.

12/99

## ONTARIO REGULATION 87/99 made under the FARM PRODUCTS MARKETING ACT

Made: March 1, 1999  
Filed: March 2, 1999

Amending Reg. 428 of R.R.O. 1990  
(Seed Corn—Plan)

Note: Regulation 428 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1997.

1. The Schedule to Regulation 428 of the Revised Regulations of Ontario, 1990 is amended by adding the following sections:

8.1 (1) If the producers in a district fail to elect a member as required under section 8, the producers in the three districts shall together elect the number of producers required to complete membership on the local board.

(2) In an election held to complete membership on the local board, a producer from any district may be elected.

8.2 (1) If the producers fail to elect the required number of members by March 31 in a year under sections 8 and 8.1, the members of the local board may appoint from any district the number of producers required to complete the membership.

(2) Subject to section 8.3, a member of the local board shall hold office for two years.

8.3 (1) This section sets out the rules governing the term of office of members of the local board elected in 1999.

(2) The term of office of the member elected from District 1 is two years.

(3) The term of office of the members elected from District 2 is one year but the members may, in the alphabetical order of their surnames, choose a two-year term of office until two members have chosen a two-year term.

(4) The term of office of the member elected from District 3 is one year.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR  
*Chair*

GLORIA MARCO BORYS  
*Secretary*

Dated on February 22, 1999.

12/99

**ONTARIO REGULATION 88/99**  
made under the  
**FISH AND WILDLIFE CONSERVATION ACT, 1997**

Made: March 4, 1999  
Filed: March 4, 1999

Amending O. Reg. 670/98  
(Open Seasons—Wildlife)

Note: Ontario Regulation 670/98 has not previously been amended.

**1. (1) Items 3.1, 3.2, 3.3, 3.4 and 3.5 of the Table to Ontario Regulation 670/98 are amended by striking out "From April 15 to June 15 and" in Column 3.**

**(2) Item 3.6 of the Table to the Regulation is amended by striking out "From April 15 to June 30 and" in Column 3.**

JOHN C. SNOBELEN  
*Minister of Natural Resources*

Dated on March 4, 1999.

12/99





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## ERRATUM

Vide Ontario Gazette Vol. 132-11, Dated 13th March, 1999, Page 497.

The page numbers given in the index for Publications under the *Regulations Act* were given in error and should have read as follows:

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## Bilingual Lexicon of Legislative Terms

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This new edition of the *Bilingual Lexicon of Legislative Terms*, prepared by the Office of Legislative Counsel, is the result of a complete review of the 1992 edition. Every entry in that edition was checked against our statutes database. Hundreds of obsolete entries were deleted and thousands of new entries were added. These changes were based on a scanning of the Revised Statutes of Ontario, 1990 and of annual statutes to the end of 1997. Bilingual regulations were not scanned for the purpose of this edition, with the exception of the Rules of Civil Procedures and a few similar regulations.

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Cette nouvelle édition du *Lexique bilingue de termes législatifs*, préparée par le Bureau des conseillers législatifs, constitue une refonte complète de l'édition de 1992. Des centaines de termes désuets figurant dans la précédente édition ont été retranchés; en revanche, des milliers de nouveaux termes viennent enrichir l'ouvrage. Le choix des entrées et des contextes se fonde essentiellement sur le dépouillement des Lois refondues de l'Ontario de 1990 et sur celui des lois annuelles jusqu'à la fin de 1997. Les règlements bilingues n'ont pas été dépouillés, à l'exception des Règles de procédure civile et de quelques règlements analogues.

Nous souhaitons que cette édition mise à jour reflète encore plus fidèlement la terminologie utilisée dans les lois de l'Ontario, et nous espérons que ses usagers y trouveront un instrument de travail aussi complet, pratique et maniable que les éditions précédentes.

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